1	IN THE UNITED STATES DISTRICT COURT			
2	NORTHERN DISTRICT OF GEORGIA			
3	ATLANTA DIVISION			
4				
5	ARGELIA SOLITO,)			
6	Plaintiff,)			
7	v. ,)			
8) CASE 1:23-cv-03438-MLB SAM'S EAST, INC., JOHN)			
9	DOE 1-2, ABC CORP., and) XYZ CORP.,)			
10)			
11	Defendants.)			
12				
13				
14				
15	The Deposition of ARGELIA SOLITO, taken at the			
16	instance of the Defendants, pursuant to stipulations			
17	contained herein; before Alecia Wright, Certified			
18	Court Reporter, at 5495 Jimmy Carter Boulevard, Suite			
19	B-17, Norcross, Georgia 30093, at 1:00 p.m. on			
20	December 11, 2023.			
21				
22				
23	Reported by: Alecia Wright Certified Court Reporter			
24	Georgia License No. 4902-5798-3471-6160			
25				

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1	APPEARANCES
2	
3	ON BEHALF OF THE PLAINTIFF:
4	
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9	
10	ON BEHALF OF THE DEFENDANTS:
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16	
17	
18	
19	ALSO APPEARING: Jartu Toles, Interpreter
20	
21	
22	
23	
24	
25	

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1	(Whereupon, the deposition of Argelia Solito
2	commenced at 1:08 p.m. on December 11, 2023.)
3	PROCEEDINGS
4	
5	JARTU TOLES,
6	the interpreter, having first been duly sworn to
7	translate the proceedings from English to Spanish and
8	from Spanish to English to the best of her ability,
9	and did so as follows:
10	ARGELIA SOLITO,
11	having first been duly sworn, was examined and
12	testified as follows:
13	MS. BARTON: All right. Okay. And is it
14	all right if we don't start interpreting until
15	after I get done with the stipulations?
16	THE INTERPRETER: That's fine.
17	MS. BARTON: Okay. All right.
18	This is the deposition of Argelia Solito,
19	taken pursuant to proper notice and by agreement
20	of counsel for purposes of discovery,
21	cross-examination, and all other purposes as
22	allowed by the Federal Rules of Civil Procedure.
23	And, Counsel, is it agreeable that we
24	reserve all objections except for the form of
25	the question and responsiveness of the answer
	-

	9
1	until time of first use?
2	MS. TAYLOR: Yes.
3	MS. BARTON: Okay. And have you discussed
4	signature yet?
5	MS. TAYLOR: No. We'll probably waive.
6	MS. BARTON: Okay.
7	All right. And we are ready for you to
8	begin interpreting, please.
9	THE INTERPRETER: Okay.
10	EXAMINATION
11	BY MS. BARTON:
12	Q All right, Ms. Solito. Hi. My name is
13	Katherine Barton, and I am the attorney for Sam's
14	Club.
15	A Okay.
16	Q Have you ever given a deposition before?
17	A Yes.
18	Q Okay. When was that?
19	A I think it was in 2012.
20	Q And what kind of proceeding was that for?
21	A It was a car accident.
22	Q And was that a claim related to a claim
23	that you were bringing?
24	A I don't really remember. It was a long
25	time ago.

1	Q Other than in 2012, have you ever given any
2	other depositions?
3	A No.
4	Q All right. So I'm sure you probably talked
5	with your attorney before, and I know you said you've
6	given a deposition prior, but we'll just go over some
7	ground rules just to make sure we're on the same
8	page.
9	A Okay.
10	Q Okay. Obviously, we have an interpreter
11	here today, so it's very important that we don't talk
12	over each other. When I ask a question, please wait
13	for the interpreter to fully finish translating it
14	before you begin answering it.
15	A Okay.
16	Q I will do the same when waiting for our
17	interpreter to translate your answer.
18	A Okay.
19	Q And that will make it easier on both the
20	translator and our court reporter here.
21	A Okay.
22	Q Another thing that we want to make sure is
23	that we're giving verbal responses, so no nodding
24	your head or shaking your head.
25	A Okay.

1	Q And if at any time you forget and I say,
2	"Is that a yes," I'm not trying to be rude, I'm just
3	trying to make sure we get a good transcript.
4	A Okay.
5	Q And before you answer the question, please
6	make sure that you understand what I'm asking. There
7	are going to be times today when my mouth works
8	faster than my brain and I'll ask a bad question.
9	A Okay.
10	Q So just ask me to repeat it or rephrase it
11	and I'm happy to do that.
12	A Okay.
13	Q But if you answer, I'll assume you
14	understood the question, okay?
15	A Okay.
16	Q Okay. And at any point today if you need
17	to take a break, go to the restroom, stretch your
18	legs, anything like that, that's fine. I just ask,
19	if there is a question on the table, we go ahead and
20	answer that and then we'll take a break.
21	A Okay.
22	Q Okay. Is Spanish your first language?
23	A Yes.
24	Q Do you speak any English?
25	A No.

		Tige to Tage to
1	Q	Okay. Any other languages besides Spanish?
2	А	No.
3	Q	Do you understand English?
4	A	A little bit.
5	Q	Can you read any English?
6	A	A little bit, as well.
7	Q	And what about, can you write in English?
8	A	No.
9	Q	Okay. Have you taken any prescription
10	medicine	in the past 24 hours?
11	A	Yes.
12	Q	Okay. What medicines?
13	A	Tramadol, and I forget what the other one
14	is called	. Naproxen. And the other one, I don't
15	remember.	
16	Q	Where do you get those prescriptions
17	filled?	
18	А	In Walmart, the one here on Jimmy Carter.
19	Q	When did you last take your prescription
20	medicine?	
21	A	This morning.
22	Q	Do they have any effect on your cognitive
23	ability?	
24	A	No. They help me for pain.
25	Q	Okay. Is there anything else or any other

1	reason th	nat would stop you from answering my	
2	questions	s today fully and to the best extent of your	
3	knowledge?		
4	А	No.	
5	Q	Okay. Can you please state and spell your	
6	full name	.	
7	А	Argelia Solito.	
8	Q	Okay.	
9	А	And should I spell it?	
10	Q	Yes, please.	
11	А	A-R-G-E-L-I-A, S-O-L-I-T-O.	
12	Q	Have you ever gone by any other name?	
13	А	No.	
14	Q	And what is your birthday?	
15	А	It's July 18th	
16		THE INTERPRETER: And the interpreter wants	
17	to d	clarify.	
18	А	of '66.	
19	BY MS. BA	ARTON:	
20	Q	And where were you born?	
21	А	In El Salvador.	
22	Q	And what's your present address?	
23	А	1125 Winter Park Lane, Norcross.	
24	Q	How long have you lived there?	
25	А	Four years.	

		Tuge In
1	Q	Who do you live with?
2	A	I live with my two children my two sons,
3	excuse me	e, and my three grandchildren.
4	Q	All right. What are your name what are
5	the names	s of your sons?
6	A	Gerson Montes and Adriana Montes.
7	Q	Is that J-E-R-S-O-N?
8	A	No, it's G.
9	Q	And how old is Adriana?
10	А	She's 38.
11	Q	What does she do for work?
12	А	She works from home. She does nails. She
13	does n	makes desserts.
14	Q	Okay. And how old is your son?
15	A	Twenty-eight.
16	Q	What does he do for work?
17	A	He works at Macy's, but he does deliveries.
18	Q	Okay. And your three grandchildren, are
19	any of th	nem over the age of 18?
20	A	Yes.
21	Q	Are all three of them over 18, or how many?
22	A	No, she's 19. My other one, she is 14, and
23	there's a	a six-year-old.
24	Q	Okay. The 19-year-old, what is her name?
25	А	Genesis Hernandez.

		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1		THE INTERPRETER: Excuse me.
2	BY MS. BA	RTON:
3	Q	Does Genesis work?
4	A	Yes.
5	Q	Okay. Where?
6	A	I don't know exactly the name of where she
7	works.	
8	Q	Okay. Any other present addresses like a
9	vacation	home?
10	A	No.
11	Q	And in August of 2021, at the time of this
12	incident	we're here to talk about today, did anyone
13	else live	with you?
14	A	The same ones.
15	Q	When did you move to the United States?
16	A	It was in 2000.
17	Q	And did you always live in Georgia?
18	A	No.
19	Q	What other states have you lived in?
20	A	Massachusetts.
21	Q	When did you move to Georgia?
22	A	When?
23	Q	Yes.
24	А	That was 2020.
25	Q	Okay. And are you a United States citizen?

	8	<i>-</i>
1	A I just have a work permit.	
2	Q Are you a citizen of any other countries?	
3	A Just El Salvador.	
4	Q Okay. And do you have a social security	
5	number?	
6	A Yes.	
7	Q Okay. We'll go off the record briefly.	
8	(Whereupon, counsel requests to go off the	:
9	record.)	
10	(Whereupon, counsel is back on the record.)
11	BY MS. BARTON:	
12	Q Okay. What's your highest level of	
13	education?	
14	A The ninth.	
15	Q And I'm guessing the high school is in	
16	El Salvador?	
17	A Yes.	
18	Q Any other post-secondary education, like,	
19	certificates or anything like that?	
20	MS. TAYLOR: You want to define	
21	objection to the form of the question. You wan	.t
22	to define post-secondary so we're having the	
23	same conversation.	
24	BY MS. BARTON:	
25	Q By "post-secondary," I mean anything after	•

1	high scho	ool.
2	А	I didn't understand your question.
3	Q	Okay. After high school, did you have any
4	other edu	cation such as going to college or getting
5	some sort	of work certificate, anything like that?
6	A	No.
7	Q	Have you ever served in the military?
8	А	No.
9	Q	Have you ever been arrested?
10	А	No.
11	Q	Have you ever filed for bankruptcy?
12	А	No.
13	Q	Are you currently married?
14	А	No.
15	Q	Have you ever been married?
16	А	Yes.
17	Q	Okay. When was that?
18	А	This was in El Salvador. It's been many
19	years ago).
20	Q	Okay. Do you know who Julio Edgardo
21	Solozano	is?
22	А	Yes.
23	Q	And who was that?
24	А	He was my significant other.
25	Q	I'm sorry?

			9
	1	А	He was my significant other.
	2		THE INTERPRETER: If the interpreter may
	3	make	a correction.
	4	А	He was my companion.
	5	BY MS. TA	YLOR:
	6	Q	Okay. But you were you were not
	7	married?	
	8	А	No.
	9	Q	Okay. Are you still in a relationship with
1	LO	Mr. Soloz	ano?
1	1	А	No.
1	L 2	Q	Okay. And your previous marriage in
1	L3	El Salvad	or, do you recall how long you were married?
1	L 4	А	For 12 years.
1	L5	Q	Does your previous husband still live in
1	L6	El Salvad	or?
1	L7	А	Yes.
1	L8	Q	So we previously talked about two of your
1	L9	children.	
2	20		Do you have any others besides those two?
2	21	А	Yes.
2	22	Q	Okay. So we've spoken about Adriana and
2	23	I'm gonna	pronounce his name wrong Gerson, Gerson.
2	24		Who what other children do you have?
2	25	What are	their names and ages?

1	А	Diego. Diego Montes.
2	Q	Okay. How old is Diego?
3	А	He's 25.
4	Q	Okay. Where does he live?
5	А	Now, he lives in New Mexico.
6	Q	Okay. Any other children?
7	A	Edgar Montes.
8	Q	How old is Edgar?
9	А	He's 35.
10	Q	Where does he live?
11	А	He lives here, but I don't remember the
12	city.	
13	Q	By "here," do you mean Georgia?
14	А	Yes, in Georgia.
15	Q	Okay. What does Edgar do for work?
16	А	He does the same thing, at Macy's, in
17	delivery.	
18	Q	Do you have any other adult relatives in
19	the metro	Atlanta area?
20	A	No.
21	Q	Are you currently working?
22	A	No.
23	Q	When was the last time that you had a job?
24	А	So last year, I was working, but it was
25	just i	t was the same thing, like, doing

	rigoria sonto di 12/11/2020
1	deliveries, doing small things.
2	Q Who was your employer?
3	A Alejandro was his name.
4	Q Did he have a company?
5	A Yes, it's like a painting company.
6	Q And how long did you work for Alejandro?
7	A I worked for, like, a year and a half.
8	Q And prior to working with Alejandro, where
9	did you work?
10	A No, I wasn't working.
11	Q In August of 2021, at the time of this
12	incident that we're here to talk about, were you
13	employed?
14	A Yes, I was working, but I only worked for
15	just three weeks. That's all.
16	Q Okay. Where were you working?
17	A I don't remember the name of the company.
18	Q What kind of work were you doing?
19	A It was, like, doing, like like, metal
20	piping.
21	Q Okay. And you said you only worked there
22	for three weeks?
23	A Yes, because the pandemic happened, and
24	then after that, there wasn't.
25	Q Okay. In between when you were doing the

1	metal pip	ing and when you worked for Alejandro, did
2	you work a	anywhere else?
3	А	No.
4	Q	Okay. Did you work anywhere before you
5	were work	ing at the metal piping place?
6	А	No.
7	Q	And do you do any other activities for
8	compensati	ion such as Uber, Instacart?
9	А	No.
10	Q	Are you involved in any clubs or civic
11	groups?	
12	А	No.
13	Q	Are you a member of any church?
14	А	Yes.
15	Q	Okay. What church?
16	А	It's a Christian church. It's called Dios
17	De Amores	[sic].
18	Q	Okay. And do you have any leadership
19	positions	at the church?
20	А	No.
21	Q	Any volunteering with the church?
22	А	No.
23	Q	Okay. And what is your cell phone number?
24	А	(774) 849-8392.
25	Q	Okay. Who is your service provider?

		11150111 50110 011 12/11/2020
1	А	AT&T.
2	Q	And are you the account holder?
3	А	No.
4	Q	Okay. Who is?
5	А	My son, Gerson.
6	Q	Is that number the same number that you had
7	in August	of 2021?
8	А	Yes.
9	Q	Okay. So I want to talk about what you did
10	to prepar	e for today's deposition. But I want to
11	preface t	hat by saying, I don't want to know about
12	any conve	rsations you had with your lawyer.
13	А	Okay.
14	Q	What did you do to prepare for this
15	depositio	n?
16	А	Nothing.
17	Q	Okay. Did you have a meeting with your
18	lawyer?	
19		MS. TAYLOR: No. I'm gonna object. I'm
20	gonn	a object to attorney-client privilege.
21	Anyt	hing she talked about or if we met is
22		MS. BARTON: If you met isn't privileged,
23	but	the contents of the meeting are privileged.
24		MS. TAYLOR: I'm gonna stick to the
25	obje	ection.

1	MS. BARTON: Okay. Are you instructing her
2	not to answer?
3	MS. TAYLOR: I am.
4	MS. BARTON: Okay.
5	BY MS. BARTON:
6	Q Okay. Did you talk to any other parties or
7	witnesses?
8	A No.
9	Q Did you review any documents?
10	A No.
11	Q Okay. Any photos?
12	A No.
13	Q Any videos?
14	A No.
15	Q Okay. Did you look at your discovery
16	responses?
17	A No.
18	Q Okay. Do you currently have a valid
19	driver's license?
20	A Yes.
21	Q Is it a Georgia driver's license?
22	A Yes.
23	Q And how long have you had a Georgia
24	driver's license?
25	A For three years.

1	Q	Are there any restrictions on your license?
2	А	Like what?
3	Q	Like, for glasses.
4	А	Oh, no.
5	Q	Has your license ever been suspended or
6	revoked?	
7	А	No.
8	Q	Have you ever had a license in another
9	state?	
10	А	Yes.
11	Q	Okay. What other state?
12	А	Massachusetts.
13	Q	Have you ever been in a car accident?
14	А	Yes.
15	Q	Okay. For now, we'll just talk about
16	accidents	before this incident, so before August
17	of 2021.	
18	А	Okay.
19	Q	So prior to August of 2021, when was the
20	last time	that you had had a motor vehicle accident?
21	А	I don't remember.
22	Q	Okay. Do you know if you had been in an
23	accident	before August of '21?
24	А	Yes.
25	Q	Do you know about how many?

		Argena Sonto dil 12/11/2025
1	A	You said how long?
2	Q	How many.
3	А	I think, two.
4	Q	Okay. You said you had had a deposition in
5	2012 for	a car accident?
6	А	Yes.
7	Q	Okay. For that incident, tell me about
8	what happ	ened with that car accident.
9	А	I was hit. I was at a stop sign.
10	Q	Where was that?
11	А	In Massachusetts.
12	Q	Okay. Were you injured?
13	А	Yes.
14	Q	Okay. What was injured in that accident?
15	А	It was one arm and, I think, my back.
16	Q	Which arm?
17	A	I don't remember. I don't remember
18	anymore.	
19	Q	Did you have to go to the doctor for those
20	injuries?	
21	А	Yes.
22	Q	Did all of your treatment take place in
23	Massachus	etts?
24	А	Yes.
25	Q	And did you make a claim for bodily

1	injuries because of that?
2	A I don't remember.
3	Q Did you consult an attorney for that
4	incident?
5	A Yes.
6	Q Do you know or I'm sorry. Do you recall
7	the name of the attorney?
8	A No, I don't remember.
9	Q Okay. So you don't remember using the same
10	attorney that you have now?
11	A No.
12	Q Okay. So we have the release of the claim
13	for that collision, and it says that you had that
14	you did use the same attorney.
15	THE INTERPRETER: May the interpreter ask a
16	question?
17	MS. BARTON: Sure.
18	THE INTERPRETER: When you mean when you
19	say "release of claim," do you mean, like,
20	release of information?
21	MS. BARTON: Like, a settlement release.
22	THE INTERPRETER: Okay. Okay.
23	A And which accident are you talking about?
24	BY MS. BARTON:
25	Q The one that was involved when you were hit

1	at a stop sign.
2	A But that was in Massachusetts.
3	MS. TAYLOR: I don't think that's the same.
4	BY MS. BARTON:
5	Q Okay. So it looks like then you had
6	another accident at a stop sign?
7	A Here?
8	Q In 2015.
9	MS. TAYLOR: I'm gonna object. She said
10	2012. 2012 and 2015 is not the same. You're
11	trying to confuse her.
12	MS. BARTON: Yes. So I'm I'm we're
13	talking about the second one now. I'm trying to
14	figure out where this release comes in.
15	MS. TAYLOR: Okay. But she said 2012 and
16	you and she said in Massachusetts.
17	MS. BARTON: I know. And I said, Do you
18	recall having one in 2015?
19	MS. TAYLOR: I don't know (indiscernible).
20	You said, Did you use the same attorney, and
21	then you said, Well, then why did they sign that
22	release?
23	That implied that we were the same attorney
24	when you specifically knew that we were not the
25	same attorney.

Okay. I'm gonna ask that you

- 2 don't do speaking objections. We've reserved
 3 everything.
 4 MS. TAYLOR: I'm gonna ask you not to
 5 falsely -6 MS. BARTON: No, no. I can -7 MS. TAYLOR: I object to the -- to the form
- 7 MS. TAYLOR: I object to the -- to the form
- 8 of the question --
- 9 MS. BARTON: Okay.

MS. BARTON:

- 10 MS. TAYLOR: -- because you misstated what
- 11 she said.

1

- MS. BARTON: I don't agree, but that's
- 13 fine. Your objection's noted.
- MS. TAYLOR: Okay. You don't -- you -- you
- 15 don't have to agree with what I said.
- MS. BARTON: Okay.
- MS. TAYLOR: But if you're going to state
- 18 something as a factual matter, it needs to be
- 19 factually correct.
- MS. BARTON: There is -- there is nothing
- 21 stated as a factual matter.
- MS. TAYLOR: You said -- you -- you -- that
- 23 she used us in 2012, and you specifically know
- 24 that that release says 2015. So 2012 and 2015
- 25 are not the same date --

1	MS. BARTON: Okay.
2	MS. TAYLOR: so do not factually state
3	incorrect information.
4	MS. BARTON: Okay. Yeah. Got it.
5	BY MS. BARTON:
6	Q Okay. So the accident that you were
7	involved in in 2012, you had an attorney that was in
8	Massachusetts?
9	A Yes.
10	Q Okay. And then do you recall being
11	involved in a collision in 2015 in Georgia?
12	A I don't remember.
13	Q Okay. It says it occurred on Roswell Road
14	in Sandy Springs.
15	Does that jog your memory?
16	MS. TAYLOR: I'm going to object. If
17	you're going to read from a document that's not
18	in evidence that only you have
19	MS. BARTON: Renee, I really hope we're not
20	gonna do this the whole deposition.
21	MS. TAYLOR: Well, what are we not gonna
22	do?
23	MS. BARTON: It's not required. It's not
24	required that I show every single document.
25	MS. TAYLOR: You can't testify as to

1	MS. BARTON: I'm not.
2	MS. TAYLOR: to a document not in
3	evidence. So you either need to make it as an
4	exhibit so we can all look at it, or you state
5	something. But you can't state that you're
6	reading something and it's factual matter that
7	you haven't put it in evidence. Those are rules
8	of evidence.
9	MS. BARTON: Okay. That's not how a
10	deposition works. And if we're gonna have this
11	problem, then we're gonna need to suspend and
12	we're gonna have to have a conversation because
13	that's not how a deposition works.
14	MS. TAYLOR: Well, you you we
15	don't have to have a conversation cause I went
16	to law school and have a law license just like
17	you do and I'm a licensed attorney in the state
18	of Georgia just like you are. So I will object
19	to anything that you reading from as a factual
20	matter that has not been put into evidence. And
21	if you want to stop it if you want to stop
22	it, we can stop it. It's fine with me.
23	MS. BARTON: Once again, I'm gonna ask you
24	to stop with speaking objections. This is a
25	waste of everyone's time, so please stop.

- 1 MS. TAYLOR: I am -- who -- who are you 2 talking cause I'm not your child. I'm a -- I'm 3 a -- I'm an attorney, and if I want to object, I can object. 4 5 MS. BARTON: Sure, but we agreed not to do speaking objections. 6 7 MS. TAYLOR: And -- and I've been in plenty 8 of deposition where people on your side of the 9 table sit up here and do the exact same thing, 10 so what you will not do is lecture me like you 11 in control of what I object to. I will object 12 to anything that I do not feel is appropriate. 13 MS. BARTON: Okay. 14 MS. TAYLOR: So is it an exhibit or not 15 because I need to verify what you reading from 16 and -- and acting as if it's -- it's something 17 that's in evidence. 18 MS. BARTON: Sure. Let's make it an exhibit, then. 19 MS. TAYLOR: (Indiscernible). 20 21 MS. BARTON: We'll make this Defense 22 Exhibit 1. 23 I'm not sure why you would want this in
- 25

record, but let's go for it.

24

1	identification.)
2	MS. TAYLOR: And do you have do you have
3	a copy so we can all look at it?
4	MS. BARTON: You are welcome to take a
5	look.
6	THE WITNESS: May I ask a question?
7	BY MS. BARTON:
8	Q Sure.
9	A From what I understand, we're here for what
10	happened to me at the Sam's store.
11	Q Yes, you're correct.
12	A Why are we bringing up so many things that
13	I don't have in my memory?
14	Q So because you're making a personal
15	personal injury claim, I need to know about any prior
16	personal injury claims that you've made. And if you
17	don't remember, I don't want you to make any guesses.
18	Your saying I don't remember is perfectly acceptable,
19	but I just have to ask.
20	MS. TAYLOR: I will confirm the release
21	says 10/19/2015 at Roswell Road.
22	MS. BARTON: Okay.
23	BY MS. BARTON:
24	Q Okay. But you don't remember that?
25	A No, I don't remember.

Okay. And prior to this lawsuit that we're talking about today, have you ever brought any other lawsuits before? A No, not that I remember. Q Okay. All right. So now I want to talk about the incident that happened at Sam's Club. A Okay. Q Okay. Do you remember what time this accident happened? A Around 11 or 12, I think. Q Okay. Do you remember what you were doing earlier that morning? A Before going to the store? A Well, I was at home. Q Okay. And did you have any plans for later? A No. Q Okay. So how many times have you been to the Sam's Club in Tucker, Georgia, before this incident? A Every week or every two weeks, I would go	1	Q Okay. All right. That's all we wanted to
4 talking about today, have you ever brought any other 5 lawsuits before? 6 A No, not that I remember. 7 Q Okay. All right. So now I want to talk 8 about the incident that happened at Sam's Club. 9 A Okay. 10 Q Okay. Do you remember what time this 11 accident happened? 12 A Around 11 or 12, I think. 13 Q Okay. Do you remember what you were doing 14 earlier that morning? 15 A Before going to the store? 16 Q Yes. 17 A Well, I was at home. 18 Q Okay. And did you have any plans for 19 later? 20 A No. 21 Q Okay. So how many times have you been to 22 the Sam's Club in Tucker, Georgia, before this 23 incident? 24 A Every week or every two weeks, I would go	2	know. All right.
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<pre>22 the Sam's Club in Tucker, Georgia, before this 23 incident? 24 A Every week or every two weeks, I would go</pre>	20	A No.
23 incident? 24 A Every week or every two weeks, I would go	21	Q Okay. So how many times have you been to
24 A Every week or every two weeks, I would go	22	the Sam's Club in Tucker, Georgia, before this
	23	incident?
25 shopping there.	24	A Every week or every two weeks, I would go
20 Shopping oners.	25	shopping there.

1	Q	And have you been back since the time of
2	your fall	L?
3	А	To the store?
4	Q	Yes.
5	А	Yes.
6	Q	Do you still go once a week?
7	А	No. Now I go with my daughter every month.
8	Q	Okay. Do you remember why you were there
9	on the da	ay of the incident?
10	А	Yes. I was shopping because the next day I
11	was going	g to start working.
12	Q	Where were you going to start working?
13	А	I don't remember the name of the company,
14	but it wa	as a sewing company.
15	Q	And you hadn't started work yet?
16	А	No.
17	Q	Okay. All right. And were you shopping
18	with anyo	one?
19	А	No, it was just me.
20	Q	Okay. Did you speak to anyone at the store
21	before yo	ou fell?
22	А	No.
23	Q	And how long were you in the store before
24	you fell?	
25	А	I think about a half an hour.

1	Q Do you know anyone who works at the store?
2	A No.
3	Q Okay. And in the 24 hours prior to your
4	fall, had you taken any prescription medicine?
5	A No.
6	Q Any over-the-counter medicine?
7	A No.
8	Q Any alcohol?
9	A No, I don't drink.
10	Q Okay. Okay. So why don't you tell me in
11	your own words what happened from the time you parked
12	in the parking lot until your fall.
13	A I went into the store. I was there for,
14	like, half an hour. I went to the area where the
15	bread is, and I needed to get a piece of bread that
16	was on the other side, like, going all around to the
17	other side of the table. But there were two ladies
18	talking, and they had the shopping cart there and I
19	couldn't get by, so I left my cart on this side and I
20	walked over. And when I was walking, about to turn
21	is when I fell because there was oil spilled there
22	and there wasn't a sign.
23	Q Okay. So you fell you were still in the
24	bread aisle when you fell; right?
25	A Yes.
1	

1	Q Okay. And you said there were two ladies?
2	A Yes.
3	Q Okay. And you said that they were blocking
4	the area.
5	What did you mean by that?
6	A Yes. They were talking.
7	Q Okay. Did you have to walk by the ladies
8	to get to the other side?
9	A Yes. I just walked over there because I
10	couldn't go over with my cart.
11	Q Okay. Was there anything in front of you
12	that prevented you from seeing the floor as you
13	walked?
14	THE INTERPRETER: Oh, the interpreter needs
15	to ask for a clarification.
16	Was there any anything in front of you
17	preventing you from seeing the
18	MS. BARTON: floor.
19	THE INTERPRETER: Ah. Okay. Thank you.
20	A No, just the ladies that were standing
21	there. So they were standing there, and I just
22	walked up, and I didn't imagine that that was spilled
23	down there.
24	BY MS. BARTON:
25	Q Okay. How close to the ladies was the

1 spill?
2 A I can't tell you how far away they were
3 because I just walked around, when I slipped.
4 Q Okay. And other than the ladies, was there
5 anything that was distracting you immediately before
6 your fall?
7 A No.
8 Q Okay. And were you carrying anything in
9 your hands when you fell?
10 A No.
11 Q Okay. Do you remember what kind of shoes
12 you were wearing that day?
13 A I was in sneakers.
14 Q Okay. Okay. Do you know how long you'd
15 had the shoes prior to the fall?
16 A No, I don't remember.
17 Q Okay. Were they well worn or new?
18 A No. They weren't new, but they weren't old
19 either.
20 Q Okay. So can you describe how you fell in
21 as much detail as possible, please?
22 A I just remember that I was walking over to
23 pick up the bread. What I do remember is that I
24 slipped and then I I couldn't get up.
25 Q Do you remember how your body landed when

1	you fell	?
2	А	I remember that this leg landed like this
3	(indicat	ing), like, backward.
4	Q	Okay.
5	А	I remember this leg was, like, back here
6	(indicat	ing), and what I do remember is I couldn't
7	get up b	ecause I wasn't able to straighten my leg.
8	Q	And which leg was it?
9	А	The right one.
10	Q	At what point did you see the oil on the
11	floor?	
12	А	When I was already on the floor.
13	Q	Was it a lot of oil?
14	А	There was a lot.
15	Q	Was it, like, a puddle or more spread out?
16	А	It was, like, spread out.
17	Q	And how did you know that it was oil?
18	А	Because I touched it when I fell.
19	Q	Did it get on in any of your clothes?
20	А	Yes.
21	Q	Did you take any pictures of your clothing
22	with the	oil on it?
23	А	No.
24	Q	Where was the oil on your clothing?
25	A	On my leg.

1	Q Were there any footprints in the oil that
2	you could see from prior people walking through it?
3	A I didn't notice that.
4	Q When you eventually stood up, were you able
5	to see the oil on the floor?
6	A No, I didn't notice because the manager and
7	another man were the ones that came and got me up.
8	Q Okay. So you don't know whether or not the
9	substance was visible from a standing position?
10	A No, I didn't look, to be honest with you.
11	Q Did the oil have a color?
12	A I didn't see.
13	Q Did you see anyone else in the area other
14	than the two women?
15	A There was a cleaning lady.
16	Q Okay. How did you know she was a cleaning
17	lady? Did she have a cart with her?
18	A Yes, she told me. Well, not exactly
19	cleaning, but she was there, like, arranging things.
20	Q Okay. Other than that person, anyone else?
21	A No, not that I remember.
22	Q Okay. So we talked about how your leg went
23	out from under you, went backwards when you fell.
24	Did do you recall if you hit any other
25	body parts?

1	A Yes. When I fell, it was my knee that hit,
2	my knee and here (indicating). And that's when my
3	my leg went back, and I slid back, and that's when I
4	wasn't able to get up.
5	Q Was it your right knee?
6	A Right. The right one.
7	Q Okay. Did you ever hit your head?
8	A No.
9	Q Okay. So after you fell, tell me what
10	happened.
11	A The manager and another gentleman picked me
12	up, and they took me away in a wheelchair.
13	Q Do you remember what the manager and the
14	other person said?
15	A They said for me to not move, to be at
16	ease, that they were going to pick me up.
17	Q Did anyone that came up to you after you
18	fell, did anyone speak Spanish?
19	A Yes. There was another lady, and she spoke
20	Spanish.
21	Q Was that lady that spoke Spanish, was she
22	an employee?
23	A I don't know.
24	Q Did either of the two ladies that were in
25	the area come up to you and talk to you after you

1	fell?
2	A No.
3	Q Did you take any photographs of the area?
4	A No.
5	Q Did you ever return to the store to
6	photograph the area?
7	A No, because I just called my son and he
8	took me to the hospital.
9	Q Okay. Okay. We'll mark these store photos
10	as Defense Exhibit 2.
11	(Defendant's Exhibit No. 2 was marked for
12	identification.)
13	BY MS. BARTON:
14	Q And I'll let your attorney look at them
15	first.
16	Okay. Will you please take a look at the
17	photos, and you can flip through them, look at them.
18	A What is it that I'm supposed to see here?
19	Q I just want you to take a look at the
20	the pictures cause I'm going to ask you about them in
21	a second.
22	And I will state, while you're looking at
23	that, for the record, that the photographs that are
24	marked 1 through 5 were taken at the store on the day
25	of the incident, and photographs 6, 7, and 8 were

looked the day of the accident, but it is the same area. Okay. So if you will look at the the first page and it is photo of a photo, so it is someone's phone. And in the phone, on the bottom left corner, it looks like that is where the oily substance is. Does that look like what the oil looked like when you saw it? A I can't make out anything here. Q Okay. It's a little shinier in the second picture. Okay. And this is another photo of a photo. Can you see the oil better in this picture? A I can't make it out, to be honest with you. Q Okay. And if you will please go to the last page, page 8, does this show the area in which you fell? MS. TAYLOR: If you don't know and if you're not sure, you can let her know that. BY MS. BARTON: Q Okay. That's fine.	1	ones that I took, so they don't represent it how it		
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22 BY MS. BARTON: 23 Q Okay. That's fine.	20	MS. TAYLOR: If you don't know and if		
23 Q Okay. That's fine.	21	you're not sure, you can let her know that.		
-	22	BY MS. BARTON:		
	23	Q Okay. That's fine.		
24 A No, to tell you the truth.	24	A No, to tell you the truth.		
25 Q If you will just do me a favor and look at	25	Q If you will just do me a favor and look at		

1	photos 3, 4, and 5 and see if you can pick out any of		
2	the oil in those pictures?		
3	MS. TAYLOR: Are you stipulating that there		
4	was oil on the floor?		
5	MS. BARTON: We have already		
6	(indiscernible) there was oil on the floor.		
7	A You said 3 and 5?		
8	BY MS. BARTON:		
9	Q Yeah, 3, 4, and 5, if you see any oil in		
10	those pictures.		
11	MS. TAYLOR: Are you asking her to be a		
12	expert in what, oil		
13	MS. BARTON: I'm just asking if she is		
14	can pick out oil in any of the pictures.		
15	MS. TAYLOR: If if you if you know		
16	for a fact that it's oil and you can state that		
17	with a hundred percent certainty, feel free to		
18	answer the question.		
19	A No. To be honest with you, I don't know.		
20	BY MS. BARTON:		
21	Q Okay. I'll take those back, then.		
22	All right. And have you seen the		
23	surveillance footage from this accident?		
24	A No. The lady said that she was going to		
25	send it to me by e-mail, but I never received it.		
1			

1	And the report, as well, but she didn't send it.
2	Q Okay. So your attorney has the video and
3	the report, so if you want to look at them after
4	this, you should ask them. They were produced in
5	discovery.
6	MS. TAYLOR: Is there a question?
7	MS. BARTON: Just waiting for the
8	translation.
9	MS. TAYLOR: I'm just gonna object to you
10	providing any sort of information to my client.
11	MS. BARTON: Okay. She I was just
12	responding to her saying that she had never
13	received the store reports and video, and I was
14	just telling her that they were provided, so
15	•
16	BY MS. BARTON:
17	Q Okay. So I want to I'll make this
18	Defense Exhibit 3. This is the video footage from
19	the incident. Okay. And we are just going to watch
20	from the video where it's timestamped 59:53 and only
21	watch about 20 seconds.
22	(Defendant's Exhibit No. 3 was marked for
23	identification.)
24	THE INTERPRETER: The interpreter thinks
25	she made a mistake.

1	MS. BARTON: Okay.
2	THE INTERPRETER: 55 to 53 or 59? I'm so
3	sorry.
4	MS. BARTON: Sorry. The minute is 59, the
5	second is 53.
6	THE INTERPRETER: Oh, okay.
7	MS. BARTON: So the video timestamp is
8	59:53.
9	THE INTERPRETER: Oh, I'm so sorry. Okay.
10	MS. TAYLOR: That's not even a time, 59:53.
11	MS. BARTON: It's in the video. You go
12	into 59 minutes into it. If you're looking
13	at the video, it'll say 12:24 p.m. and
14	48 seconds.
15	BY MS. BARTON:
16	Q All right. So I will play this, and I will
17	represent to you that I believe this is you. You
18	can correct me if you're wrong, but I believe that
19	you can overhear.
20	(Whereupon, a video recording was played.)
21	A That right there.
22	BY MS. BARTON:
23	Q Okay. And we will stop it. The time on
24	the video is it's an hour into it and 26 seconds.
25	And the time of day, it says, was 12:25 and

1	20 seconds.
2	Okay. So looking at the still, are
3	these the group of shoppers that's in front of
4	the the white refrigeration unit right here, is
5	that the group of ladies that you saw?
6	A Yes. Yes, and I couldn't get by. That's
7	why I left my cart right there.
8	Q Okay. And that was my next question is:
9	These were the carts that you were saying, right here
10	on the screen, that you couldn't get around?
11	A Yes. Yes.
12	Q Okay. And you had mentioned there was a
13	woman arranging things.
14	Was it the woman that you you can see
15	here that has the green apron on?
16	MS. TAYLOR: I'm gonna object.
17	I don't see that she had no green apron on.
18	The blue shirt the lady with the blue shirt
19	on, or
20	A No, I I don't know.
21	BY MS. BARTON:
22	Q Okay. All right. And we'll just watch it
23	one more time, the same timestamps as before. Let me
24	
24	get it closer to you.

1	BY MS. BARTON:
2	Q Okay. So it is a little difficult to see
3	in the video, but it looks like the oil was behind
4	the shopping cart.
5	Is that what you recall?
6	MS. TAYLOR: Objection.
7	Is that you testifying to where the oil is,
8	cause I don't know that that's a piece of
9	evidence in fact? If you would like to ask her
10	if she knew where the oil was, you can ask her.
11	But I prefer you not to testify as to where
12	things were.
13	BY MS. BARTON:
14	Q All right. So in this let's go back to
15	exactly when you fell. Okay. So looks like you are
16	falling at 12:25 and 11 seconds.
17	Do you remember where the substance was
18	that you slipped on?
19	A Well, it must have been where I slipped.
20	Q Okay. And to me well, I'll I'll ask
21	it this way.
22	And that was behind one of these people
23	with the shopping cart; correct?
24	A I do remember that there was some carts
25	there, but I don't remember whose.
1	

1	Q Okay. I was just asking if the spill was
2	behind a cart.
3	A Where I fell is where it is.
4	Q Okay. Okay. So after you fell, how long
5	did you stay in the store?
6	A I just waited until my son arrived. I
7	think it was about 20 minutes.
8	Q Did anyone ask you to provide a statement
9	while you were at the store?
10	A Yes.
11	Q And was this a written statement or an oral
12	statement?
13	A Verbal. They were asking me questions, and
14	I was answering.
15	Q Did you tell anyone at the store that you
16	were hurt?
17	A Yes.
18	Q Okay. And what were you complaining of?
19	A What I hurt when I fell?
20	Q Yes.
21	A Yes. I explained that it was my leg, my
22	knee, and my ankle, and back here on my spine.
23	Q And was it the right leg, knee, and ankle?
24	A Right. Yes.
25	Q And you said right here on your spine.

	•
1	Is that lower back?
2	A Yes, my lower back.
3	Q Okay. Got it.
4	Did anyone at the store ask if you needed
5	medical assistance?
6	A Yes.
7	Q Okay. And it sounds like you called your
8	son; correct?
9	A Yes. I told them I was gonna call my son.
10	Q Okay. And when you fell, did you
11	immediately feel pain?
12	A Yes.
13	Q And were you bleeding anywhere?
14	A No.
15	Q Any other conversations you can recall
16	having at the scene?
17	A No.
18	Q All right. So we are about to get into
19	medical treatment.
20	MS. BARTON: Does anyone need a break?
21	We've been going for about an hour and a half.
22	MS. TAYLOR: It's up to you. I'm fine.
23	THE WITNESS: No, I'm good.
24	MS. BARTON: You good? Okay.
25	BY MS. BARTON:

1	Q All right. We'll keep going.
2	Okay. So your son came and picked you up
3	from the store, you said, about 20 minutes after your
4	fall?
5	A Yeah, around 20 minutes.
6	Q And I'm sorry, you might have already said;
7	which son was it?
8	A Gerson.
9	Q And did you go straight to the hospital or
10	make any stops on the way?
11	A No, straight to the hospital.
12	Q How long did you have to stay at the
13	hospital?
14	A Like, one or two hours, I think.
15	Q Did your son stay with you at the hospital?
16	A Yes.
17	Q And he drove you home from the hospital?
18	A Yes.
19	Q Okay. From the hospital to your house, did
20	you make any stops?
21	A No.
22	Q Okay. And once you got home, what did you
23	do for the rest of the day?
24	A I had to lie down because I couldn't take
25	the pain.

-	_	Other than the said the said
1	Q	Other than the verbal statement you gave
2	while you	were still at the store, have you made any
3	other sta	tements to anyone regarding this accident?
4	A	No.
5	Q	The the manager and the other person
6	that help	ed you after your fall, have you ever seen
7	them agai	n?
8	A	No.
9	Q	Okay. What about the woman that was
10	speaking	Spanish with you?
11	A	No.
12	Q	Okay. And before we get into your
13	treatment	for this incident, I just want to talk
14	about you	r health history a little bit.
15		Okay. Do you have any diagnosed ongoing
16	condition	such as high blood pressure or diabetes?
17	A	No.
18	Q	Who is your primary care doctor?
19	A	At the moment, I don't have one.
20	Q	Did you have one in August of 2021?
21	A	Yes, I had one.
22	Q	Okay. Who was your primary care?
23	A	I don't remember his name.
24	Q	Do you remember where his office was?
25	А	Yes. It's up here by the farmers market.

1	Q	Okay. And I see that you are wearing
2	glasses to	oday.
3		Do you are you nearsighted or
4	farsighted	1?
5	A	With my glasses, I see well close up and
6	far away.	
7	Q	Okay. Without your glasses?
8	A	Without my glasses, I can't see close up.
9	Q	Were you wearing your glasses at the time
10	of your fa	all?
11	A	Yes.
12	Q	And who is your eye doctor?
13	А	I don't I don't have one now.
14	Q	Okay. When was the last time that you've
15	had an eye	e exam?
16	А	A year ago.
17	Q	And where did you go for that eye exam?
18	A	I don't remember the name of it, but it's
19	in Lawrenc	ceville.
20	Q	Okay. Other than the car accidents that we
21	spoke abou	ut earlier, have you ever had any other
22	accidents	producing injuries such as slip and falls
23	or sportin	ng events?
24	A	No.
25	Q	Prior to your treatment for this incident,

1	have you	ever treated with a physical therapist
2	before?	
3	А	No.
4	Q	What about a chiropractor?
5	A	I don't remember.
6	Q	Have you ever had surgery before?
7	А	Yes.
8	Q	Okay. When did you have surgery?
9	А	I think it was in 2004.
10	Q	And what was that surgery for?
11	А	It was on my knee.
12	Q	Which knee?
13	А	The right one.
14	Q	What happened to your knee that
15	necessita	ted surgery?
16	А	It was I don't remember right now. It
17	was many	years ago.
18	Q	Did you get the surgery in Massachusetts?
19	А	Yes, Massachusetts.
20	Q	Do you recall what exactly the surgery was
21	on in you	r knee?
22	А	No, I don't. I don't remember.
23	Q	Do you know if the surgery was from an
24	injury to	your knee?
25	А	No.

1	Q	Other than the surgery in 2004, have you
2	ever had	a prior right knee injury?
3	А	No.
4	Q	Any other surgeries?
5	A	No.
6	Q	Okay. So earlier I asked about the
7	injuries	you had in the fall. I just want to make
8	sure that	I have them correct. I have your right
9	knee, rig	ht ankle, right leg, and lower back.
10	A	Yes.
11	Q	Anything else?
12	A	From that fall in Sam's, no. It was my
13	ankle, my	knee, and my lower back.
14	Q	Okay. So right after you fell, can you
15	rate your	right knee pain on a scale of 1 to 10?
16	А	Oh, it hurt at a 9.
17	Q	What about your right ankle?
18	A	As well.
19	Q	How about your lower back?
20	A	Uh-huh, as well.
21	Q	And your right leg?
22	A	Yes, the right one.
23	Q	Was that also hurting on a scale of 1 to
24	10?	
25	А	Yes.

1	Q	Okay. So it sounds like all of them were
2	about a 9	out of 10 on the pain scale?
3	А	Yes.
4	Q	Okay. So we talked about prior injuries to
5	your righ	t knee.
6		Have you ever had any prior injuries to
7	your righ	t ankle?
8	А	No.
9	Q	Okay. What about your lower back?
10	А	No, not that either.
11	Q	And what about your right leg?
12	А	I was fine before the fall.
13	Q	So no prior right leg injuries?
14	А	No.
15	Q	Okay. So let's talk about your treatment
16	from this	incident.
17	А	Uh-huh.
18	Q	Okay. So your son took you to the
19	hospital;	correct?
20	А	Yes.
21	Q	Which hospital did you go to?
22	А	Northside.
23	Q	Had you ever treated at Northside Hospital
24	before?	
25	А	No.

1	Q Okay. What kind of treatments and exams
2 the	ey do at Northside?
3	A What they did was x-rays, and they gave me
4 med	dicine for pain. And they gave me a piece of paper
5 so	that I could go see a specialist because they said
6 tha	at I was not well.
7	Q Okay. The x-rays that you got, do you
8 rec	call what parts of your body were x-rayed?
9	A Yes. My knee, my ankle, and my back.
10	Q Do you recall if you were told what the
11 х-г	rays showed?
12	A No. They said that the x-ray did not show
13 the	e exact problem and that I needed to do a test that
14 was	s more advanced.
15	Q Okay. And the medicine for pain that they
16 gav	ve you, was that something you were provided at the
17 hos	spital or were you given a prescription to go and
18 fil	ll later?
19	A Yes. They gave me a prescription, and they
20 als	so gave me an injection there for pain.
21	Q Where did you get an injection?
22	A I don't remember if they put it in here
23 bec	cause they had me with this here (indicating), and
24 I t	think they put it through that.
25	Q Okay. Are you talking about and by

1	"here," you're pointing to, it looked like, the
2	inside of your arm?
3	A Yes. They put a injection here with a
4	syringe. I don't know exactly because I was on an
5	IV.
6	Q Okay. Okay. And the prescription that
7	they gave you, did you get that filled?
8	A Yes.
9	Q And was that at the Walmart that you
10	mentioned earlier?
11	A I can't remember if I filled it right there
12	at the hospital. I don't remember.
13	Q Okay. And you also said they gave you
14	papers for a specialist.
15	Do you remember who they told you to go
16	see?
17	A No, I don't remember.
18	Q Do you know what type of doctor they wanted
19	you to go see?
20	A No, I don't remember.
21	Q Do you know if you did go and see a
22	specialist?
23	A I don't remember right now.
24	Q Okay. And what were your discharge
25	instructions from the hospital?

1	A To rest a lot and to not walk a lot.
2	Q Okay. Do you remember where the next place
3	that you treated was?
4	A No, I don't remember.
5	Q Okay. From the records we got, it looks
6	like you next treated at Peachtree Spine & Sports
7	Physicians.
8	Does that sound right?
9	A Yes. That's where I'm going right now.
10	Q Okay. So you're still treating there?
11	A Yes. Actually they told me that my ankle
12	needs another surgery because they did the MRI and it
13	looked bad.
14	Q Okay. So I show that your right ankle
15	surgery was done at Ortho Sport & Spine Physicians?
16	A Yes.
17	Q Okay. So you had the surgery at Ortho
18	Sport & Spine and then returned to Peachtree Spine?
19	A Yes, that sounds right. Yes.
20	Q Okay. Okay. So your records show that
21	your first time treating at Peachtree Spine was
22	August 9th of 2021.
23	Does that sound right, about four days
24	after the accident?
25	A Four days, I don't remember.

1	Q	Do you know how you heard about Peachtree
2	Spine & S	ports?
3	A	I I don't remember how.
4	Q	Okay. Have you ever treated there before?
5	A	No.
6	Q	Okay. Did you go and see your primary care
7	physician	after your hospital stay?
8	A	No.
9	Q	Okay. All right. So you you don't know
10	how you h	eard about Peachtree Spine & Sports?
11	А	No, I don't remember.
12	Q	Do you remember what your pain level was
13	when you	first started treating at Peachtree Spine?
14	А	Yes.
15	Q	Okay. What was your right knee pain?
16	А	A lot. It hurt a lot, and my ankle did
17	too.	
18	Q	Okay. On a scale of 1 to 10, what was your
19	right kne	e pain at when you first started treating?
20	A	Like an 8, yeah.
21	Q	And how was your right ankle pain on a
22	scale of	1 to 10?
23	A	It hurt the same.
24	Q	And by "the same," do you mean an 8 out of
25	10?	

		111501111 501110 011 11/11/2020
1	A Yes.	
2	Q Was	your low back still hurting?
3	A Yes,	it did it.
4	Q What	was your low back pain on a scale of 1
5	to 10?	
6	A My b	back, the same.
7	Q And	in between the hospital and starting at
8	Peachtree Spin	ne, did you see any other physicians?
9	A No,	I don't remember.
10	Q Okay	. And you had said earlier that you
11	were about to	start a job the next day at the
12	sewing the	sewing job?
13	A Yes,	sewing.
14	Q Did	you start work the next day?
15	A No,	I couldn't anymore.
16	Q Okay	. Did you ever begin work at the
17	sewing place?	
18	A No.	
19	Q Okay	And you did you or why did you
20	never start wo	orking at the sewing place?
21	A Sinc	ce I fell, I didn't feel well enough to
22	go to work.	
23	Q Okay	o. So going back to your treatment at
24	Peachtree Spin	ne & Sport, do you remember what kind of
25	treatments the	ey did for you there?
1		

1	A I don't remember.
2	Q Okay. It looks like you received an
3	injection in your spine?
4	A Oh, yes. Yes.
5	Q Okay. Did that injection help your pain at
6	all?
7	A No.
8	Q Okay. Do you know about how long you
9	treated at Peachtree Sport & Spine?
10	A Well, I'm still going there.
11	Q And you the treatment you're currently
12	receiving there, is it still related to your right
13	knee and ankle and low back?
14	A Yes.
15	Q Okay. So it looks like, based on your
16	records, that you treated from August 9th of 2021
17	through November 9th of 2021.
18	MS. TAYLOR: I'm gonna object.
19	She said several times that she start
20	treating there.
21	BY MS. BARTON:
22	Q And then after that November 9th, 2021
23	treatment, your records show that you didn't return
24	until July of 2022.
25	MS. TAYLOR: I'm gonna object that she's

1	testifying to the dates.
2	If you know exactly the date that you were
3	there and you treated, you can answer her
4	questions.
5	MS. BARTON: I'm gonna object to the
6	coaching of the client.
7	MS. TAYLOR: I'm not. But you do you
8	want me to have them put the records in and
9	we click through every record. We can do that,
10	but
11	BY MS. BARTON:
12	Q Do you recall not going to Peachtree Spine
13	& Sports for a period of eight months?
14	A No, I don't remember.
15	Q Okay. So do you is your recollection
16	that you've treated there consistently?
17	A Yes.
18	Q Okay. Do you know if you ever got any
19	additional injections at Peachtree Spine & Sport?
20	A No, I don't remember.
21	Q So you don't recall what other therapies
22	you received at Peachtree Spine & Sport?
23	A No, I don't remember.
24	Q Okay. The next actually, give me
25	one second. Okay. So I'm going to make this
1	

1	Plaintiff's discovery responses or interrogatory
2	responses Exhibit 4.
3	(Defendant's Exhibit No. 4 was marked for
4	identification.)
5	MS. BARTON: And would you like to review
6	these?
7	MS. TAYLOR: If you'd like to ask a
8	specific question or either a specific question,
9	I don't know what you're gonna ask her, so I
10	don't know (indiscernible).
11	BY MS. BARTON:
12	Q Okay. Do you remember giving discovery
13	responses in regarding this incident?
14	A No.
15	Q Okay. So the discovery responses, the
16	interrogatories that I'm about to show you, they are
17	a list of questions that we sent over that you
18	provided answers to.
19	A No, I don't remember.
20	Q Okay. So I would let you look over these,
21	but I'm not sure would you like to look over them?
22	They're written in English.
23	MS. TAYLOR: Is there a specific question?
24	I'm gonna is there a specific question you
25	would like to ask?
1	

1	MS. BARTON: The the question was if she
2	would like to review these cause I'm not
3	(indiscernible).
4	A No, because I can't read the English.
5	BY MS. BARTON:
6	Q Okay. So in response to Interrogatory
7	No. 32, you have some dates of treatment that were
8	included. The date of treatment that you have listed
9	from Peachtree Spine & Sports Physicians was from
10	August 9th of '22 until December 12th of '22 or
11	I'm sorry, I read that wrong. It's October 12th of
12	'22.
13	THE INTERPRETER: As in the second day,
14	October 12th? Okay.
15	MS. BARTON: Yes. It's August 9th of '22
16	to October 12th of '22.
17	THE INTERPRETER: And that's Peachtree
18	Spine & Sport Physicians?
19	MS. BARTON: Yes.
20	THE INTERPRETER: Okay.
21	MS. TAYLOR: I think it specifically says
22	after that that she will supplement any
23	additional interrogatory. So I think you have
24	not specifically stated what it says, that the
25	treatment that the discovery was ongoing.

1	BY MS. BARTON:
2	Q Okay. But I'm just trying to figure out
3	your testimony was that you've been back since
4	October of '22?
5	A October 12th? I don't remember.
6	Q So you are you're saying that you're
7	still treating with Peachtree Spine & Sport; correct?
8	A Exactly.
9	Q Okay. And you said that that was a
10	continuous treatment, you didn't stop at any time?
11	A Exactly.
12	Q Okay. All right. Okay. So when was the
13	last time that you went to Peachtree Spine & Sport?
14	A On Friday.
15	Q And what did you do when you went there on
16	Friday?
17	A They called me, and they said that I needed
18	another operation on my ankle, to explain to me that
19	the MRA the MRI I'm sorry didn't look good.
20	Q Have you scheduled that surgery?
21	A That's what I'm doing. I'm waiting for
22	that.
23	Q Okay. And the I had mentioned earlier,
24	the first ankle surgery that you had, I have it at
25	Ortho Sport & Spine; is that right?

	<u>-</u>
1	A Yes.
2	Q Okay. Do you recall when you first started
3	treating at Ortho Sport & Spine?
4	A No, I don't remember the date.
5	Q Okay. It doesn't have to be a specific
6	date, just the time of year.
7	A No, I don't remember.
8	Q Okay. Do you know, other than the
9	surgeries that you got, what other treatments you got
10	at Ortho Sport & Spine?
11	A My ankle and my knee?
12	Q So I was asking: Other than the surgery
13	that you got on your right ankle and your knee, do
14	you know what other kind of treatment that you had
15	done at Ortho Sport & Spine?
16	A Yes. A few weeks later, they actually had
17	to do another surgery again, a small surgery on my
18	knee because it wasn't right.
19	Q When you say "a few weeks later," what
20	is a few weeks later from what?
21	A A few weeks after they did the surgery on
22	my knee.
23	Q Okay. So other than any surgeries, do you
24	recall doing any sort of these are just examples,
25	but physical therapy or getting medication, getting
1	

1	imaging done at Ortho Sport & Spine? I'm	
2	specifically talking about treatments that you	
3	received that weren't surgical.	
4	A Yes. Physical therapy and medicine.	
5	Q Okay. And so the records that you or	
6	that your attorneys provided to us show that you	
7	started treatment in December of 2022.	
8	Does that sound right?	
9	A Yes.	
10	Q Okay. When you first started with Ortho	
11	Sport & Spine, can you rate your knee pain on a scale	
12	e of 1 to 10.	
13	A Yes. When I started, it was at a 9.	
14	Q Okay. And what was your ankle pain on a	
15	scale of 1 to 10?	
16	A Both of those areas hurt the same.	
17	Q Okay. So let's talk about your right ankle	
18	surgery. I have that that had been in February of	
19	this year.	
20	Does that sound right?	
21	A Yes.	
22	Q Okay. And how did you hear about Ortho	
23	S Sport & Spine?	
24	A That, I don't remember.	
25	Q Okay. The right ankle surgery, did they	

1	tell you why you needed the surgery?	
2	A Yes, because they said during the fall, I	
3	had cracked something, or that's that's how the	
4	doctor said it to me.	
5	Q How was the recovery time from the surgery?	
6	THE INTERPRETER: How was the recovery	
7	time?	
8	MS. BARTON: Or I guess that was a bad	
9	question.	
10	BY MS. BARTON:	
11	Q How long did it take you to recover from	
12	the ankle surgery?	
13	A My ankle, I think it was three months.	
14	Q And during that time, could you put any	
15	weight on your ankle?	
16	A No.	
17	Q Did they give you any walking aids such as	
18	crutches or a boot for your foot?	
19	A They gave me a boot and crutches.	
20	Q Okay. And you said that you've been told	
21	that you need another surgery?	
22	A Yes, because I asked the doctor why was it	
23	hurting so much and it would get swollen. And they	
24	said that, Here, we can do another one to see what is	
25	it that's bothering you. And so on Friday, when I	

1	got when I went to get the results, they said that			
2	the MRI did not look good and that I needed another			
3	surgery.			
4	Q Okay. Now, let's talk about your knee			
5	replacement surgery. I have that happened in June of			
6	this year.			
7	Does that sound right?			
8	A Yes, it seems like it was June.			
9	Q Okay. And do you recall what you were told			
10	about why you needed the knee surgery?			
11	A Yes. I remember them telling me that in			
12	the fall, the bone had, like, become displaced.			
13	That's what I remember them telling me.			
14	Q How long was your recovery from the knee			
15	surgery?			
16	A Four months, and, to date, I'm still in			
17	recovery because I'm still not right.			
18	May may I say something additional?			
19	Q Yes.			
20	A I can tell you that since the surgery, I			
21	don't feel well. I don't feel like I'm the same			
22	person. I can't be at ease standing or sitting or			
23	walking for a long period of time. And			
24	automatically, that makes me emotionally bad off as			
25	well because I can't do what I could do before.			

1	Q Do you want to take a moment?	
2	(Whereupon, a brief recess was taken.)	
3	BY MS. BARTON:	
4	Q So before the break, we were talking about	
5	your knee surgery, and you were saying that it is	
6	your knee is still causing you pain; is that right?	
7	A Yes, and my ankle.	
8	Q Yes.	
9	Have you following the ankle or I'm	
10	sorry following the knee surgery, did you or	
11	have you ever brought up your continued pain with any	
12	of your providers?	
13	A Yes.	
14	Q Okay. Which doctor?	
15	A The one who's seeing me now, the one whose	
16	did my surgery.	
17	Q So the one who did your surgery on your	
18	knee, the one you had in June of this year, I have is	
19	Ortho Sport & Spine.	
20	A Yes.	
21	Q Okay. And the one that you said that you	
22	are seeing now, is that also Ortho Sport & Spine?	
23	A Yes.	
24	Q Okay. But you have been talking to	
25	Peachtree Spine about your ankle?	

1	A Yes.	
2	Q Okay. What have they told you at Ortho	
3	Sport & Spine about your continuing knee pain?	
4	A Well, the explanation that they've been	
5	giving me is that I'm always having to bear weight on	
6	my ankle, and so it's compensating. That's what	
7	they've told me. And that's why my ankle and my knee	
8	are still hurting. That was the explanation that	
9	they gave me.	
10	Q Are you looking to do any additional	
11	treatments for your knee?	
12	A How so? I don't understand.	
13	Q Like, how we talked about how you're	
14	looking to get another ankle surgery, are you looking	
15	to get any additional surgeries, injections, physical	
16	therapy on your right knee?	
17	A Well, it depends. Because if they do my	
18	ankle, depending on how I do after that, if they	
19	if they do my ankle and my ankle is fine, then what's	
20	going on with my knee is no longer from my ankle, so	
21	they would have to look at my knee again and see what	
22	exactly is the problem. That's what they explained	
23	to me.	
24	Q Okay. So it's your understanding that the	
25	knee pain and ankle pain are connected?	

1	A From what they're telling me I mean I'm
2	not a doctor. To me, one thing is one thing and the
3	other is something else. But from what they're
4	saying, they one thing has to do with the other.
5	Q When was the last time that you treated
6	with Ortho Sport & Spine?
7	A Well, Friday, I said, was the last time.
8	And they still have me there because they're still
9	giving me medicine for the pain.
10	Q Okay. So earlier when we were talking
11	about Peachtree Spine, you had said that you had gone
12	there on Friday.
13	A So Peachtree Spine, no. I went to the
14	other place. I was going to Peachtree Spine
15	THE INTERPRETER: And if the interpreter
16	may clarify.
17	A It was the Peachtree Spine people that
18	recommended me to go see the Ortho Sport & Spine.
19	BY MS. BARTON:
20	Q Okay. That makes more sense. I'm glad
21	that I asked.
22	Okay. So you're still treating at Ortho
23	Sport & Spine, and that's where you went on Friday?
24	A Yes.
25	Q Okay.

1	A It was there.
2	Q Got it. Okay.
3	Okay. So this knee surgery that you had in
4	June of this year, how does the the pain you
5	experienced during your recovery compare to your knee
6	surgery in 2004?
7	A No. Totally different.
8	Q Okay. How so?
9	A Because this surgery, I felt it more
10	intensely, and also, this surgery was a larger
11	surgery than the one I had in 2004. This surgery was
12	this big (indicating). The one in 2004 was very
13	small. It was only this big (indicating). It was
14	just a little hole.
15	Q Okay. Okay. So according to the
16	information that you've provided us, you've treated
17	for injuries in this accident at Northside Hospital,
18	Ortho Sport & Spine, Peachtree Spine & Sport.
19	A Yes.
20	Q Do do you remember do you recall
21	treating with any other providers for your injuries
22	from this incident?
23	A No.
24	Q Okay.
25	MS. TAYLOR: I would like to state that,
1	

1	when we say "Northside," there are several		
2	Northside. (Indiscernible) radiologist		
3	stipulate that those are separate		
4	(indiscernible).		
5	BY MS. BARTON:		
6	Q Okay. So as we sit here today, what is		
7	your right knee pain on a scale of 1 to 10?		
8	A You could say that right now, it's at a 7.		
9	But at night, it's really bad.		
10	Q Is that constant pain you're experiencing,		
11	or does it come and go?		
12	A It's constant.		
13	Q Did the surgery help alleviate any of your		
14	pain?		
15	A Right now, I haven't felt any relief.		
16	Q Okay. And as we sit here today, can you		
17	please rank your right ankle pain on a scale of 1 to		
18	10?		
19	A 8.		
20	Q Is that constant pain?		
21	A It is constant.		
22	Q Okay. So you didn't really get any relief		
23	from the surgery?		
24	A I haven't felt much.		
25	Q Okay. What about your low back, how is		

1 t	hat on a scale of 1 to 10?
2	A That is an 8. That is, it is always
3 h	urting.
4	Q Okay. And we talked about you having some
5 i	njections in your spine.
6	Do you recall any other treatments that you
7 g	ot for your low back pain?
8	A No, not there because I am afraid for them
9 t	o touch me there.
10	Q Okay. So following this incident in August
11 o	f 2021, have you been involved in any other
12 a	ccidents or incidents that have caused injury?
13	A Yes, I had a car incident.
14	Q Okay. When was that?
15	A That was, if I'm remembering right, the
16 1	5th of November.
17	Q Of what year?
18	A Of '21, I think.
19	Q Okay. So about three months after this
20 a	ccident, about three and a half months after this
21 a	ccident?
22	A Yes.
23	Q Okay. Can you tell me what happened in
24 t	hat accident?
25	A I was in my lane and I was going to turn

1	right.	And another person cut off and got in front	
2	of me like they wanted to pass me, but I was in my		
3	lane.		
4	Q	Do you remember where that accident	
5	happened	?	
6	A	It was at Jimmy Carter and Williams.	
7	Q	Did the police come to that accident?	
8	A	Yes.	
9	Q	And were you injured?	
10	А	Yes; my arm.	
11	Q	And what arm was that?	
12	А	The right one.	
13	Q	Okay. You're saying "arm," but you're kind	
14	14 of tapping up near your shoulder, so I just want to		
15	make sur	e.	
16	А	Exactly. Here; my shoulder.	
17	Q	Okay. Did you go to the hospital following	
18	that acc	ident?	
19	А	No.	
20	Q	Did you get any medical treatment?	
21	А	Yes, I was receiving treatment.	
22	Q	Do you recall where you were getting	
23	treatmen	t?	
24	А	I don't remember.	
25	Q	Okay. Does Morning Chiropractic sound	

1	right?
2	A I don't remember.
3	Q Okay. What about Atlas Spine?
4	A No, I don't remember.
5	Q Okay. Do you recall going to a
6	chiropractor following that accident?
7	A I don't remember.
8	Q Okay. So going back to interrogatories,
9	which is Defense Exhibit 4, No. 33 asked about
10	doctors you had seen in the past 15 years and you
11	listed Morning Chiropractic, Atlas Spine, and MRI
12	Imaging Specialists.
13	You don't recall treatment with those
14	providers?
15	A Morning does sound familiar to me.
16	Q Okay.
17	MS. TAYLOR: Actually says Atlas Spine &
18	Rehab, but
19	MS. BARTON: I'm sorry?
20	MS. TAYLOR: It actually says Atlas Spine &
21	Rehab.
22	MS. BARTON: Okay.
23	BY MS. BARTON:
24	Q Okay. So if you don't remember your
25	provider specifically, can you tell me about your

1	treatment	that you got after the accident?
2	А	Here on my arm.
3	Q	What did they do for you, for your
4	shoulder?	
5	А	What I remember is they put, like, little
6	needles or	n me. That's what I remember.
7	Q	Okay. And the only thing that you recall
8	injuring i	in that November '21 motor vehicle accident
9	was your s	shoulder?
10	A	Yes.
11	Q	Okay. So you don't remember having any
12	neck pain?	
13	A	Yes, in my neck. On my neck.
14	Q	Did they give you any treatments for your
15	neck pain?	
16	A	No. They were more focused on my arm.
17	Q	Okay. And what about lower back pain?
18	A	No.
19	Q	What about any knee pain?
20		THE INTERPRETER: I'm sorry, did you say
21	knee	pain?
22		MS. BARTON: Yes. I said, What about any
23	knee	pain?
24	A	No.
25	BY MS. BAF	RTON:

1	Q	Do you recall how long you had treatment
2	for your	November car accident?
3	А	I don't remember.
4	Q	Did you make a bodily injury claim for that
5	accident?	
6	А	For myself or the car?
7		MS. BARTON: For herself.
8	А	Yes.
9	BY MS. BA	ARTON:
10	Q	Okay. And who was your attorney for that
11	claim?	
12	А	I don't remember if it was the one here.
13	I'm not -	I don't remember.
14	Q	And is that case still ongoing?
15	А	No. It was resolved a a good while ago
16	now.	
17	Q	Did you have to do a deposition for that
18	claim?	
19	А	No.
20	Q	Okay. Did the case settle?
21	A	Yes.
22	Q	Do you remember what the settlement amount
23	was?	
24	А	I don't remember how much it was.
25	Q	Okay. Any other car accidents you've been

1	involved in after the November '21 incident?
2	A No.
3	Q Okay. Do you recall being involved in a
4	collision on September 14th of 2022?
5	A No.
6	Q Okay. So it looks like there was a
7	collision on Singleton Road near Jimmy Carter
8	Boulevard?
9	MS. TAYLOR: Is that you testifying, or are
10	you entering the police report?
11	MS. BARTON: Just asking if she remembers.
12	MS. TAYLOR: You you made a lot
13	of assumptions of evidence that's not in fact.
14	MS. BARTON: This is a fact deposition. I
15	don't have there's no, like, offerings of
16	fact right now.
17	MS. TAYLOR: Well, you said, You were
18	involved in a wreck on such and such date.
19	MS. BARTON: Sure. Exhibit then.
20	We'll make it Defense Exhibit 5, the police
21	before from November or I'm sorry, for
22	September 14th of 2022.
23	(Defendant's Exhibit No. 5 was marked for
24	identification.)
25	MS. TAYLOR: Has anybody seen that police

1	report besides you?
2	MS. BARTON: Excuse me?
3	MS. TAYLOR: Has anyone seen that police
4	report besides you cause I don't think you
5	produced it in discovery.
6	MS. BARTON: Oh, it's an open records
7	request. We don't have to produce those, but
8	you're welcome to take a look. And it's
9	certified, if you want to check out the first
10	page.
11	Okay. So Defense Exhibit 5, for the
12	record, is a a police report from Gwinnett
13	County Police Department where Unit No. 1 is
14	listed as Ms. Solito.
15	BY MS. BARTON:
16	Q Okay. And you don't recall this collision?
17	A I don't remember, but I wasn't, like,
18	involved in in in an accident. I don't
19	remember. Because it wasn't that I hit someone, the
20	girl hit me. So, I mean, it was we just left it,
21	so we just left it, so
22	Q You remember
23	A I didn't know.
24	Q the police coming?
25	A Yeah. The police did come, but the police

1	didn't	blame	anyone.

- 2 Q Okay. So on the police report, it
- 3 states -- trying to figure out how to do this
- 4 translation-wise.
- 5 Right. In this one by Unit 1 and -- do you
- 6 recognize your name there?
- 7 A Yes.
- 8 Q Okay. And right here, it says "suspected
- 9 at fault," and there is a check right there.
- 10 A But I've realized that that's there, but
- 11 that's not right. I went and told the police officer
- 12 what happened.
- 13 Q Okay.
- 14 A That was not right.
- 15 Q Okay. So why don't you tell me what
- 16 happened?
- 17 A The thing is, I went through the light and
- 18 the person was coming behind me. I was going through
- 19 here, and she wanted to cross to get over to where
- 20 dd's store was, the store, dd's. So she was the one
- 21 that hit me, because the impact was on my side of the
- 22 car, and had it been me hitting her, it would have
- 23 been on the left-hand side.
- Q Okay. Which -- which car were you driving?
- 25 A My car.

2 2	
	It's the Ford Escape.
3 (Okay. Were you injured at all in that
4 collis	sion?
5 2	No. It was something really insignificant.
6	Did you make a bodily injury claim for that
7 collis	sion?
8 2	Yes, so I could have my car repaired. Not
9 for my	person, but my car.
10	Okay. So it sounds like a a property
11 damage	e claim?
12	Yes.
13	Is that claim still open?
14	Well, I don't know anything about it
15 becaus	se I haven't received any information. But
16 that's	s why I went and sought out the police officer,
17 and he	e said that he was going to fix the issue.
18	Okay. But you haven't received any money
19 for a	ny property damages yet; right?
20	Yes. My car was repaired.
21 (Okay. Do you recall if that was through
22 your	nsurance company or the other driver's
23 insura	ance company?
24	No, it was mine.
25	Who who is your insurance provider?

1	A I don't remember right now. I can't
2	remember the name.
3	Q On the report, it says "Progressive."
4	Does that sound right?
5	A Yes. That's correct.
6	Q Okay. And so other than the claim that
7	you've brought regarding this incident and the claim
8	that you brought regarding the November 2021 car
9	accident, have you ever been a party to any other
10	lawsuits?
11	A No.
12	MS. BARTON: Okay. If I could just have a
13	few minutes to look over my notes, I might be
14	done.
15	Do you have any questions for her? You're
16	welcome to ask.
17	EXAMINATION
18	BY MS. TAYLOR:
19	Q Ms. Solito, your your ankle, knee, and
20	back, those were all injured as a result of falling
21	at Sam's Club?
22	A Yes, correct.
23	Q Okay. And the 2021 or 2022 wreck, did
24	those those affected a different part of your
25	body?

1	A Yes.
2	Q Okay. And your right ankle surgery and
3	your second surgery that you need, those are related
4	to your injuries from directly from the Sam's Club
5	falling; is that correct?
6	MS. BARTON: Object to the form.
7	BY MS. TAYLOR:
8	Q You can answer the question.
9	A Yes.
10	Q And today, do you have difficulty walking?
11	A Yes.
12	Q Prior to the Sam's Club accident slip
13	and fall, did you have problems walking?
14	A No.
15	Q And the treatment at Ortho Sport & Spine
16	and Peachtree Orthopedics I'm sorry, not Peachtree
17	Orthopedics Peachtree, is that that was
18	directly related to your fall at Sam's Club; is that
19	true?
20	MS. BARTON: Object to the form.
21	That's a leading question.
22	BY MS. TAYLOR:
23	Q You can answer the question.
24	MS. BARTON: Also calls for speculation.
25	THE INTERPRETER: Could you please repeat

1	the question. I'm sorry.
2	MS. TAYLOR: I will.
3	BY MS. TAYLOR:
4	Q Would you say your treatment at Peachtree
5	and Ortho Sport Peachtree Sport & Spine and Ortho
6	Sport & Spine is directly related to your slip and
7	fall at Sam's Club?
8	MS. BARTON: Same objection.
9	A Yes.
10	BY MS. TAYLOR:
11	Q Did you need to treat at Peachtree Sport &
12	Spine or Ortho Sport & Spine prior to when you
13	slipped and fell at Sam's Club?
14	A No.
15	MS. TAYLOR: I don't have any further
16	questions.
17	MS. BARTON: Okay. Sorry. Just one more
18	second. I'm still going through
19	Okay. Ready?
20	THE COURT REPORTER: I'm dead, but go
21	ahead.
22	MS. BARTON: Okay.
23	THE COURT REPORTER: I still got
24	MS. BARTON: All right.
25	REEXAMINATION

1	BY MS. BARTON:
2	Q Okay. So just briefly, I want to go back
3	to the day of the incident.
4	The substance you saw on the floor, the
5	first time you saw it was when you were on the
6	ground; right?
7	A Yes.
8	Q Okay. And after you got up from the floor,
9	you don't recall seeing it again; right?
10	MS. TAYLOR: I'm going to object to the
11	question because I don't know that she said she
12	did not see it again. I think she said I
13	think she said she saw it when she fell.
14	BY MS. BARTON:
15	Q Okay. I'll rephrase my question.
16	Do you recall seeing the oil again once you
17	got up from the floor?
18	A No, I didn't look to see it.
19	Q Okay. And prior to your fall, you didn't
20	see the oil; correct?
21	A No, I didn't see it.
22	Q Was there a reason that you couldn't see
23	it?
24	A There was no sign that said that there was
25	something there.

1	Q Okay. But just in terms of the oil, you
2	didn't you never saw that on the floor?
3	A No, I didn't see it.
4	Q Okay. Do you know of any reason why you
5	didn't see the substance on the floor?
6	MS. TAYLOR: I'm gonna I'm gonna object
7	to asked and answered.
8	She's answered about four or five times
9	before and now.
10	MS. BARTON: She hasn't answered why she
11	didn't see it, so
12	A I didn't see it because I was focused on
13	going to pick up what I was coming to get. I wasn't
14	looking at the floor, so I was focused on going to
15	get what I was going to get.
16	BY MS. BARTON:
17	Q Okay. And you said you had been in this
18	store for about 30 minutes prior to your fall; right?
19	A Yeah, more or less. I don't I don't
20	did don't know exactly.
21	Q Okay. And do you recall what areas of the
22	store you went in before you came to the bakery
23	aisle?
24	A No, I don't remember.
25	Q On the day of the accident, was right

1	before you fell and you're in the bread aisle, was
2	that your first time in the bakery section that day?
3	THE INTERPRETER: Can you repeat that
4	question again. I'm so sorry.
5	MS. BARTON: Sure.
6	BY MS. BARTON:
7	Q So I guess I'll make it a little bit a
8	better question.
9	Prior to your fall in in the bakery
10	aisle, had you been in the bakery aisle before that,
11	that day?
12	A No.
13	Q Do you know how long the substance was on
14	the floor?
15	A No, I don't know.
16	Q Okay. And following your fall, did you
17	ever speak to any employees from Sam's Club about
18	this incident again?
19	A No.
20	Q Okay. Do you have any social media?
21	A Like, which ones?
22	Q Like, Facebook, Instagram.
23	A Yes.
24	Q Okay. Which do you use?
25	A Both.

1	Q Okay. What is your name on Facebook?
2	A Montes.
3	MS. TAYLOR: Can you spell Montes?
4	THE WITNESS: On Facebook, I'm no, I
5	don't remember. I don't remember.
6	BY MS. BARTON:
7	Q Okay. What about Instagram?
8	A I'm on there as Argelia, I think.
9	Q Can you spell that?
10	A A-R-G-E-L-I-A.
11	Q Oh, I'm sorry. Do you is your do you
12	have a last name on it as well?
13	A No.
14	Q Any other I'm sorry.
15	A I think it's argelia66.
16	Q Any other social media?
17	A No.
18	Q Okay. Have you ever posted about this
19	incident on social media?
20	A No.
21	Q Are you claiming lost wages in this
22	incident?
23	A What do you mean? I don't understand.
24	Q So a form of damages that you can request
25	is lost wages, which is the injuries that you

1	sustained keeping you from work.
2	A Yes. As a consequence of this, I couldn't
3	work and I have not worked. And I can't do a lot
4	because I can't be standing for a long period of time
5	or walking around a lot.
6	Q Regarding the position with the sewing, I
7	guess the sewing job, did you have communication with
8	them about your injuries after this incident?
9	A I just communicated to them that I was not
10	going to be able to come to work.
11	Q Do you know how much you were gonna be paid
12	at the sewing job?
13	A They were going to pay me at a rate of 12.
14	They said that's how I would start.
15	Q And you don't remember the name of the
16	company?
17	A No, I don't remember it.
18	Q Do you know the total amount of your
19	medical bills?
20	A No, I don't.
21	Q Have any of the bills come to your house?
22	A No.
23	Q Do you know if any of your bills have been
24	paid?
25	A No, I don't know.

1	Q Do you well, in August of 2021, did you
2	have health insurance?
3	A I don't remember.
4	Q Do you currently have health insurance?
5	A Yes.
6	Q And who was your insurer?
7	A Cigna.
8	Q Are there any other claims from this
9	incident that we haven't talked about today?
10	A No.
11	Q Anything else significant to this lawsuit
12	that you want me to know?
13	A No.
14	Q Okay.
15	MS. BARTON: All right. That is it from
16	me.
17	MS. TAYLOR: I have a few follow-up
18	questions.
19	REEXAMINATION
20	BY MS. TAYLOR:
21	Q Ms. Solito, did anyone, immediately before
22	the fall, drop anything immediately in front of you
23	like a jar something or a liquid that you saw?
24	A Not that I saw.
25	Q Did you drop any bottles of anything, any

1	liquids right before you slipped and fall at the
2	Sam's Club?
3	
4	Q So was was was there anything that
5	would have caught your attention to something being
6	of the floor?
7	A No. I didn't know.
8	Q Normally, when you walk, do you walk just
9	looking down at the floor as to not slip and fall
10	when there should not be liquids on the floor
11	MS. BARTON: Object to the form.
12	BY MS. TAYLOR:
13	Q at the Walmart I mean, at the Sam's
14	Club?
15	A After this fall, yes.
16	Q Before the fall, was that your normal
17	practice?
18	A No.
19	Q Is it your normal practice now because
20	you because you fell and seriously injured
21	yourself?
22	MS. BARTON: Object to the form.
23	A Excuse me?
24	BY MS. TAYLOR:
25	Q I said, Is that only your practice now

1	because you slipped and seriously injured yourself at
2	Sam's Club?
3	MS. BARTON: Same objection.
4	A Yes.
5	BY MS. TAYLOR:
6	Q And prior to the incident, you had been in
7	Sam's Club a myriad of times and had not had an
8	incident?
9	MS. BARTON: Object to the form.
10	I'm gonna ask that you stop asking leading
11	questions.
12	BY MS. TAYLOR:
13	Q I said prior I'll rephrase it.
14	Is it true, prior to the prior to the
15	incident that we're here to discuss, you had not
16	slipped and fell in Sam's Club?
17	MS. BARTON: Same objection.
18	MS. TAYLOR: I said
19	MS. BARTON: It's still leading.
20	MS. TAYLOR: It's not leading.
21	MS. BARTON: Yes, it is.
22	MS. TAYLOR: It was a question.
23	MS. BARTON: A leading question is when
24	you're asking something and the answer that you
25	want is, you know, easily discernable.

	•
1	MS. TAYLOR: That's that's your opinion.
2	I'm gonna object it in
3	MS. BARTON: It's it's not actually.
4	It's it's, like, the law.
5	MS. TAYLOR: Okay. Cool. It's it's
6	•
7	MS. BARTON: So my I don't want to get
8	into it on the record, but I'm gonna just put my
9	objection.
10	MS. TAYLOR: You put your objection, and
11	she can answer the question.
12	MS. BARTON: Okay.
13	A Yes.
14	BY MS. TAYLOR:
15	Q Have you been in Publix, Walmart, any other
16	stores?
17	A In Walmart.
18	Q Have you slipped and fell in Walmart?
19	A No.
20	Q About how many times would you say you went
21	to Walmart?
22	A A lot of times. Every week.
23	Q So specifically, this time is it true,
24	this time there was something different that caused
25	that let me rephrase the question.

1	Specifically, what was different about this
2	time when you went to Sam's Club that caused you to
3	fall?
4	A What was different?
5	Q What was what was different about this
6	time versus previous times?
7	A What well, what was on the floor.
8	Q Thank you.
9	Did you bring anything into the store and
10	decide to put it on the floor to slip and fall to sue
11	Sam's Club so that you can get a check?
12	MS. BARTON: Object to the form.
13	MS. TAYLOR: Rolling your eyes all you
14	want.
15	A No, because on the video, it shows that I
16	was just walking.
17	BY MS. TAYLOR:
18	Q Yes.
19	And did you were you just walking and
20	innocently fell?
21	MS. BARTON: Object to the form.
22	A Yes.
23	MS. TAYLOR: And I have no further
24	questions.
25	REEXAMINATION

1	BY MS. BARTON:
2	Q Okay. Just one more.
3	Did you ever get to see what the source of
4	the substance on the floor was?
5	A No.
6	Q Okay.
7	MS. TAYLOR: I have a follow-up question.
8	REEXAMINATION
9	BY MS. TAYLOR:
10	Q Did you work at Sam's Club at that time?
11	A No.
12	Q Are you responsible for making sure that
13	Sam's Club have no no liquids or anything on the
14	floor?
15	A No.
16	Q At that time, were you an employee of Sam's
17	Club?
18	MS. BARTON: Object to the form.
19	Asked and answered.
20	MS. TAYLOR: I never asked her that.
21	MS. BARTON: Yes, you did.
22	MS. TAYLOR: Now, you gone stop. I never
23	asked her if she was an employee of Sam's Club.
24	MS. BARTON: Okay.
25	MS. TAYLOR: How many times did you ask her

1	did she slip and fall? How many times did you
2	ask her about the oil?
3	MS. BARTON: Again
4	MS. TAYLOR: You asked that question about
5	ten times and I asked you to stop asking it and
6	you kept asking it. So if I want to ask her
7	two times did no, one time, did she was
8	she an employee of Sam's Club, I think I will.
9	You don't like the question, that's your
10	problem, not mine.
11	BY MS. TAYLOR:
12	Q But back to the original question, were you
13	an employee of Sam's Club at the time?
14	MS. BARTON: Same objection.
15	A No.
16	BY MS. TAYLOR:
17	Q And the employee, whether it be the store
18	manager or the other employees, came over to you and
19	acknowledged that you fell on the floor?
20	A Yes.
21	MS. TAYLOR: No further questions.
22	MS. BARTON: All right. I don't have
23	anything further, so I think we're good.
24	Did you guys decide if you're gonna read
25	and sign?

<pre>Ms. Taylor? Ms. Taylor: I will waive. THE COURT REPORTER: You'll waive. Deposition concluded at 4:26 p.m.) 7 8 9 10 11</pre>
4 THE COURT REPORTER: You'll waive. 5 (Deposition concluded at 4:26 p.m.) 6 7 8 9 10
5 (Deposition concluded at 4:26 p.m.) 6 7 8 9 10
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	Argena Solito dii 12/11/2025
1	DISCLOSURE
2	
3	STATE OF GEORGIA
4	COUNTY OF CLAYTON
5	Pursuant to Article 8.B of the RULES AND REGULATIONS OF THE BOARD OF COURT REPORTING
6	OF THE JUDICIAL COUNCIL OF GEORGIA, I make the following disclosure:
7	I am a Coordia Contified Count
8	I am a Georgia Certified Court Reporter. I am here as a representative of Huseby Global Litigation.
9	Thomas Clabal Titions on the
10	Huseby Global Litigation was contacted by the offices of Drew Eckl & Farnham, LLP, to provide court reporting services for this
11	deposition. Huseby Global Litigation will not be taking this deposition by O.C.G.A. 15-14-37(a) and
12	(b).
13	Huseby Global Litigation has no contract/agreement to provide court reporting
14	services with any party to the case, any counsel in the case, or any reporter or reporting agency from
15	whom a referral might have been made to cover this deposition.
16	Huseby Global Litigation will
17	charge its usual and customary rates to all parties in the case, and a financial discount will not be
18	given to any party to this litigation.
19	
20	This, the 11th day of December
21	2023.
22	
23	Alecia Wright, Certified Court Reporter
24	CCI CIII CO COUIC REPOI CCI
25	

	rigona ponto di 12/11/2020
1	CERTIFICATE
2	
3	STATE OF GEORGIA
4	COUNTY OF CLAYTON
5	I, Alecia Wright, Certified Court
6	Reporter, do hereby certify that the foregoing
7	transcript was recorded by me, as stated in the
8	caption; the colloquies, statements, questions, and
9	answers thereto were reduced to typewriting under my
10	direction and supervision; and the transcript is a
11	true and correct record of the testimony/evidence
12	given to the best of my ability.
13	I further certify that I am not a
14	relative or employee or attorney or counsel of any of
15	the parties, nor am I a relative or employee of such
16	attorney or counsel, nor am I financially interested
17	in the action.
18	This, the 11th day of December
19	2023.
20	flent le
21	Ment of the
22	Alecia Wright,
23	Certified Court Reporter Georgia License No. 4902-5798-3471-6160
24	
25	

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Hung (Alex) Q. Nguyen Attorney at Law Brett A. Miller "Of Counsel" Bryan A. Brooks "Of Counsel"



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August 2, 2016

VIA FACSIMILE ONLY (678) 380-0661

Mr. Ricado Brown Progressive Mountain Insurance Company 4250 Interantional Blvd Norcross, A 30093

RE: Claim No.:

15-3550130

Insured:

Vanessa Salas

Date of Loss:

October 19, 2015

Our Client: Argelia Solito

Dear Mr. Brown:

I hope this facsimile finds you doing well.

I am writing on behalf of my client to accept your offer of \$6,600.00 for <u>Argelia Solito</u> to settle her claim. My client acknowledges that your offer is inclusive of all economic damages, known and unknown, and any and all liens, assignments or statutory rights of recovery.

The firm tax identification number is 27-1404761. Please send the appropriate payments and releases to our office.

Thank you for your cooperation and kindness in this matter.

Sincerely, LAW OFFICE OF HUNG Q. NGUYEN & ASSOCIATES, LLC.

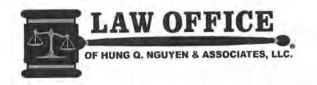
Brett A. Miller, Esq.

Attorney for Argelia Solito

BAM/rc



Hung (Alex) Q. Nguyen Attorney at Law Brett A. Miller "Of Counsel" Bryan A. Brooks "Of Counsel"



Office: 770-409-1529 Fax: 770-409-1526 5495 Jimmy Carter Blvd. Suite B-4 Norcross, GA 30093 www.hqnlawfirm.com

September 28, 2016

Via US Mail

Ms. Betty DeAngelo Progressive Mountain Insurance 4250 International Blvd. Norcross, GA 30093

Re:

Client's Name:

Argelia Solito 15-3550130

Claim Number: Loss Date:

October 19, 2015

Insured's Name:

Vanessa Salas

Dear Ms. DeAngelo:

Enclosed, please find the executed "Release and Trust Pursuant to Uninsured Motorist Insurance Protection Coverage" for the above referenced client.

Should you have any further questions or concerns regarding these documents and/or this matter, please feel free to contact our office and ask for Rosie.

Thank you for your cooperation in settling this matter.

Sincerely,

LAW OFFICE OF HUNG Q. NGUYEN

& ASSOCIATES, LLC

Rosie Clará, Legal Assistant

/rc

Enclosures

RELEASE AND TRUST AGREEMENT PURSUANT TO UNINSURED MOTORIST INSURANCE PROTECTION COVERAGE

Claim No: 15 3550130 Policy No: 47740754

Insurance Company: Progresive Mountain Ins Co

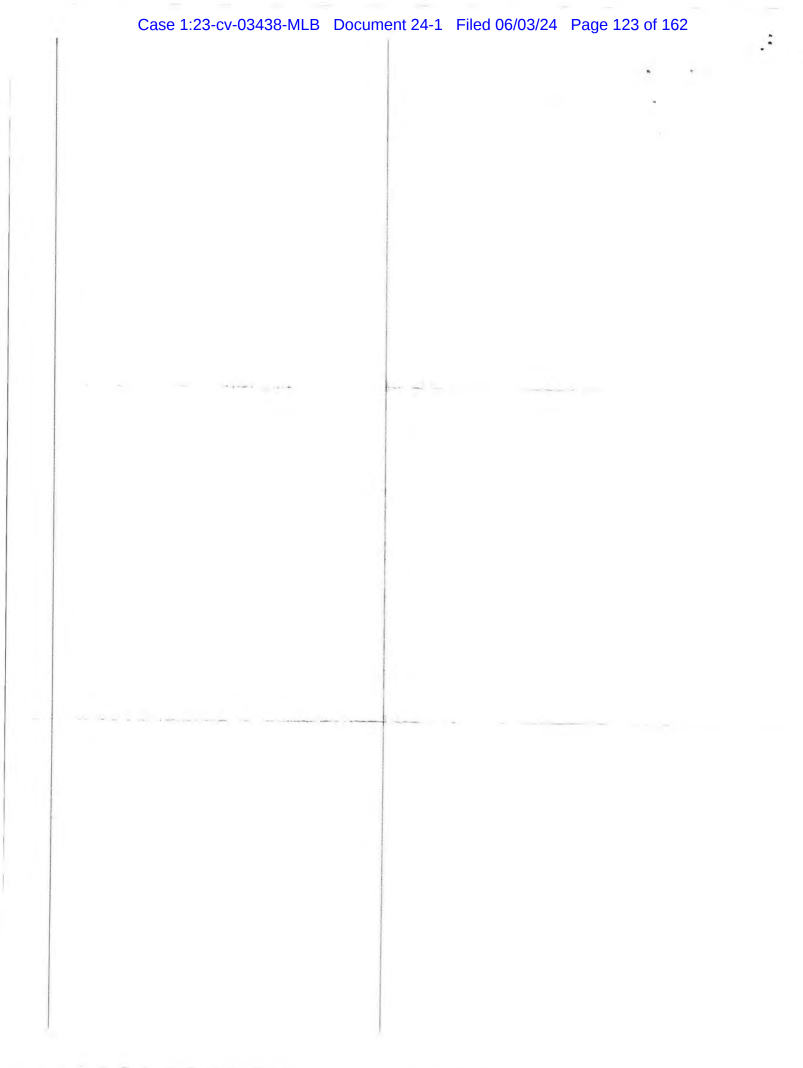
NOW COMES Argelia Solito (hereinafter referred to as the "Undersigneds"), being of lawful age, for the sole consideration of six thousand six hundred dollars (\$6,600.00), United states funds, in hand paid, the receipt and sufficiency of which is hereby acknowledged, do hereby remise and forever release, acquit and forever discharge Progressive Mountain Insurance Company and its parent corporations, subsidiary corporations and other associated Progressive underwriting companies (hereinafter referred to as "Releasees"), of and from any and all actions, causes of action, claims or demands for damages, costs, loss of services, expenses, compensation, insurance benefits, uninsured motorist insurance benefits, underinsured motorist insurance benefits, statutory penalties, attorney's fees, consequential damages, or any other thing whatsoever on account of, or in any way growing out of, any and all known and unknown personal injuries and death resulting, and to result, from a certain accident which happened on or about 10/19/15 at Roswell Rd Sandy Springs GA ("Subject Accident") for which the Undersigneds have claimed the said Releasees to be legally liable.

The Undersigneds agree, understand and acknowledge that in consideration of the above-referenced sum that the Undersigneds forever release and discharge any and all claims whatsoever under the provisions of the Georgia Uninsured Motorist Act, as amended, including any and all past, present, or future claims under any policy of motor vehicle insurance issued by Releasees and including any and all claims under O.C.G.A. § 33-7-11, as amended, for personal injury, pain and suffering, wage loss, loss of income, medical bills, medical expenses, hospital expenses, drug expenses, loss of services, loss of consortium, and any other expense, benefit, or kind of claim whatsoever under any policy of motor vehicle insurance issued by Releasees for any and all known and unknown personal injuries and death and property damage resulting or to result from the Subject Accident.

The Undersigneds agree, understand and acknowledge that the above-specified sum is paid to the Undersigneds in consideration for this Release and Trust Agreement, which includes an agreement for the total and complete discharge of Releasees for any and all damages incurred by the Undersigneds, in connection with, arising out of, or that will arise or result from the Subject Accident.

The Undersigneds agree, understand, acknowledge and assume all risk, chance or hazard that the said injuries or damages may be or become permanent, progressive, greater, or more extensive than is now known, anticipated, or expected. No promise or inducement which is not herein expressed has been made to Undersigneds, and, in executing this Release and Trust Agreement, the Undersigneds do not rely upon any statement or representation made by or on behalf of any person, firm or corporation hereby released, or any agent, physician, doctor, or any other person representing them or any of them, concerning the nature, extent, or duration of said damages or losses or the legal liability therefor.

The Undersigneds agree, understand and acknowledge, in accordance with the terms, provisions, and conditions of Releasees' Policy No.: 47740754 to take, through representatives designated by Releasees and at the sole expense of Releasees, such action as may be necessary or appropriate to recover from Unknown driver, or any other responsible party (hereinafter collectively referred to as "Tortfeasors"), the damages resulting from Undersigneds involvement in said accident. The Undersigneds further agree to hold in trust any monies



received as a result of any settlement with or judgment against Tortfeasors with said monies to be paid to Releasees immediately upon same coming into the Undersigneds hands. Further in the event any payment obtained by Releasees exceeds the amount of UM/UIM benefits set forth as consideration for this agreement, such excess shall be remitted directly to the Undersigneds.

The Undersigneds understand, acknowledge and agree to execute, procure and deliver to Releasees any and all papers, instruments and materials that may be deemed necessary or appropriate to institute, prosecute, settle, or compromise any action or claim and to carry out the provisions and intent of said coverage under the aforesaid policy of insurance issued by Releasees. In this regards, the Undersigneds further understand, acknowledge and agree that no settlement of such claim, demand or cause of action against the owner or operator or organization responsible for the operation of the aforesaid motor vehicle involved in the aforesaid accident or occurrence has been made by Undersigneds or on the Undersigneds behalf.

The Undersigneds further understand, acknowledge and agree to hereby appoint the managers and/or agents of Releasees as their attorneys in fact with irrevocable power to prosecute and collect any such claim or claims against Tortfeasors to begin, prosecute, compromise, or withdraw such efforts to collect any such claim or claims in the Undersigneds names.

The Undersigneds understand, acknowledge and agree to procure, execute, and furnish all papers, documents and materials necessary in any proceedings prosecuted by Releasees against Tortfeasors. In this regard, Undersigneds further understand, acknowledge and agree that as a specific term of this agreement and in exchange for the consideration set forth above, that they will cooperate, participate and assist Releasees in the prosecution of any and all claims Releasees may pursue against Tortfeasors. This cooperation, participation and assistance includes, but is not limited to the following:

- Furnish all papers, documents, materials and items (including electronic, video, audio, paper or otherwise) necessary to support such an action against the Tortfeasors;
- Participate in discovery by assisting counsel hired by Releasees in the formulation of written discovery requests to Tortfeasors and responding to written discovery requests from Tortfeasors, including the execution of any verification forms, certification forms or affidavits as deemed necessary by Releasees and counsel representing Releasees;
- Attend and provide testimony at any depositions necessary to support such an action against Tortfeasors; and
- Attend, participate in and provide testimony during any trial, arbitration, or other court hearing against Tortfeasors.

The Undersigneds agree, understand, acknowledge and covenant never to sue, arrest, attach, garnish or prosecute any claim against Releasees for any claim Undersigneds have or may have arising under the aforesaid policy of insurance or under any statute or laws of the State of Georgia, arising out of, to arise out of, resulting from, or to result from the Subject Accident nor shall Undersigneds indirectly or otherwise aid any other person or persons to do what the Undersigneds have agreed and covenanted not to do.

The Undersigneds acknowledge, represent and agree to pay and resolve any liens, judgments or claims for payment associated with medical treatment, services and/or equipment provided to the Undersigneds by third parties for injuries suffered by the Undersigneds and resulting from the Subject Accident.

The Undersigneds further acknowledge, represent and agree to protect, defend, indemnify and hold harmless Releasees against any and all claims of damages, demands, rights, actions, causes of action or suits of any kind or nature whatsoever for the costs of medical treatment, services and/or treatment received by the Undersigned as a result of injuries from the Subject Accident. This specifically includes, but is not limited to, liens, judgments, or claims for payment from Medicare, Medicare Advantage Organizations, Medicaid, Tri-Care, Health Insurers, Workers Compensation and all medical liens contemplated by O.C.G.A. § 44-14-470 and O.C.G.A. § 44-14-471.

The Undersigneds acknowledge, understand and agree that this Release and Trust Agreement and all its terms and provisions will be governed and construed in accordance with Georgia state law.

The Undersigneds understand, acknowledge and agree that no agreements or understandings have been made between the parties except as expressed herein, and the terms of this Release and Trust Agreement are contractual and not a mere recital.

The Undersigneds further understand, acknowledge, agree and state that they have carefully read the foregoing Release and Trust Agreement and know the contents thereof, and they sign the same as their own free act.

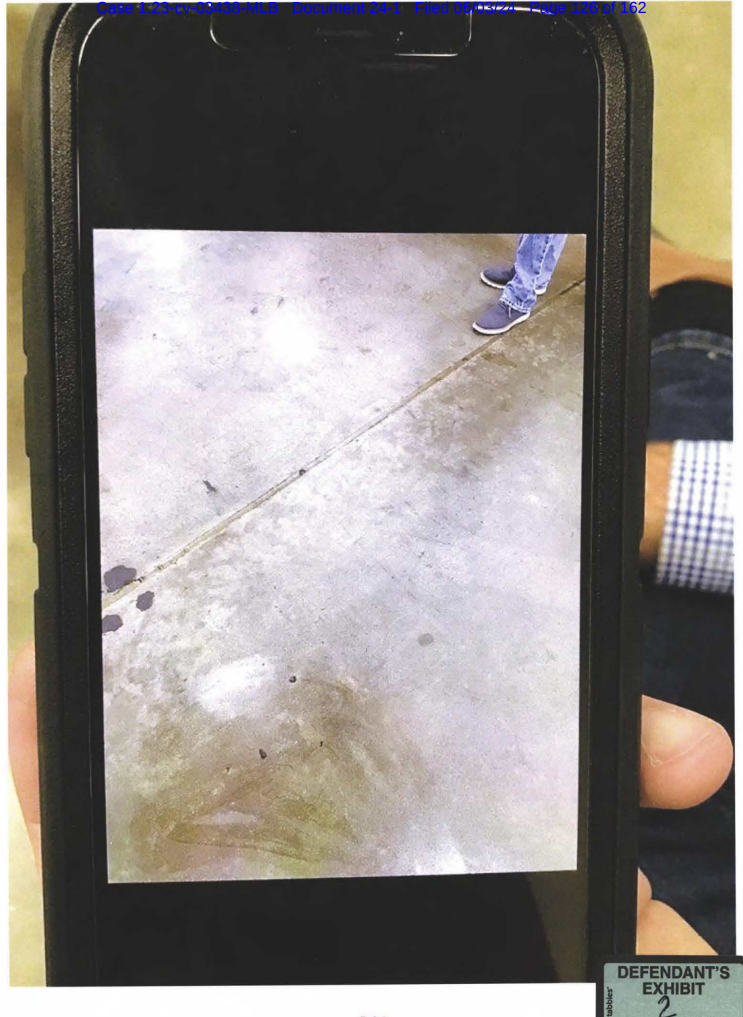
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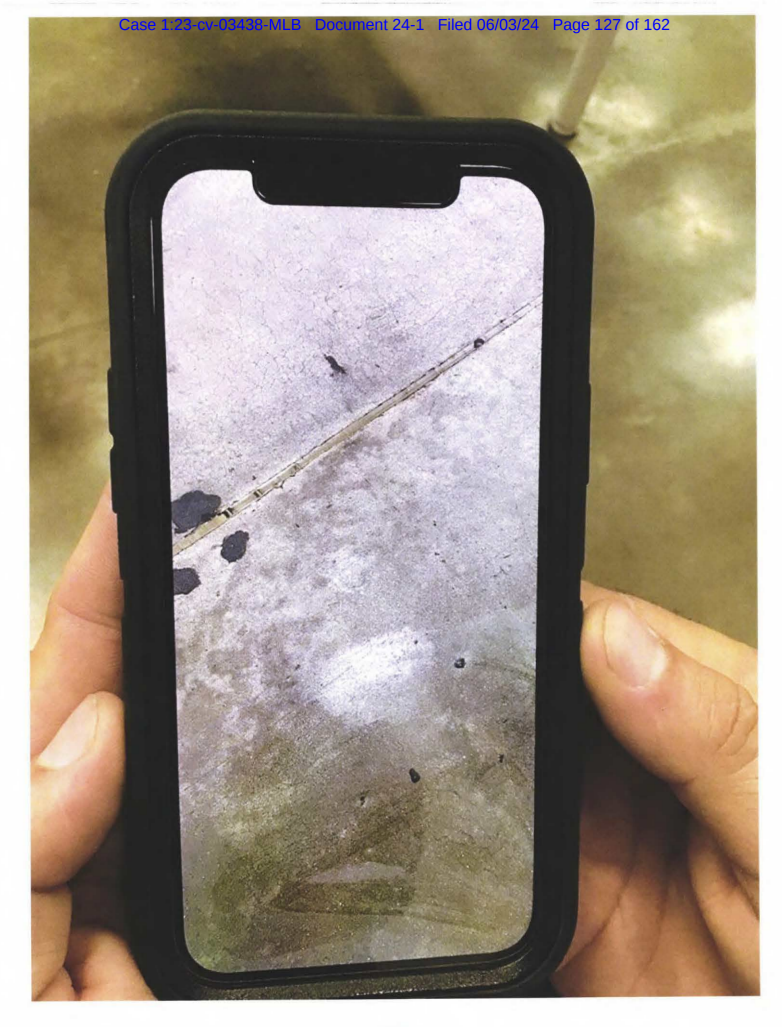
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WITNESSED this 13 day of Suplaning , 204:

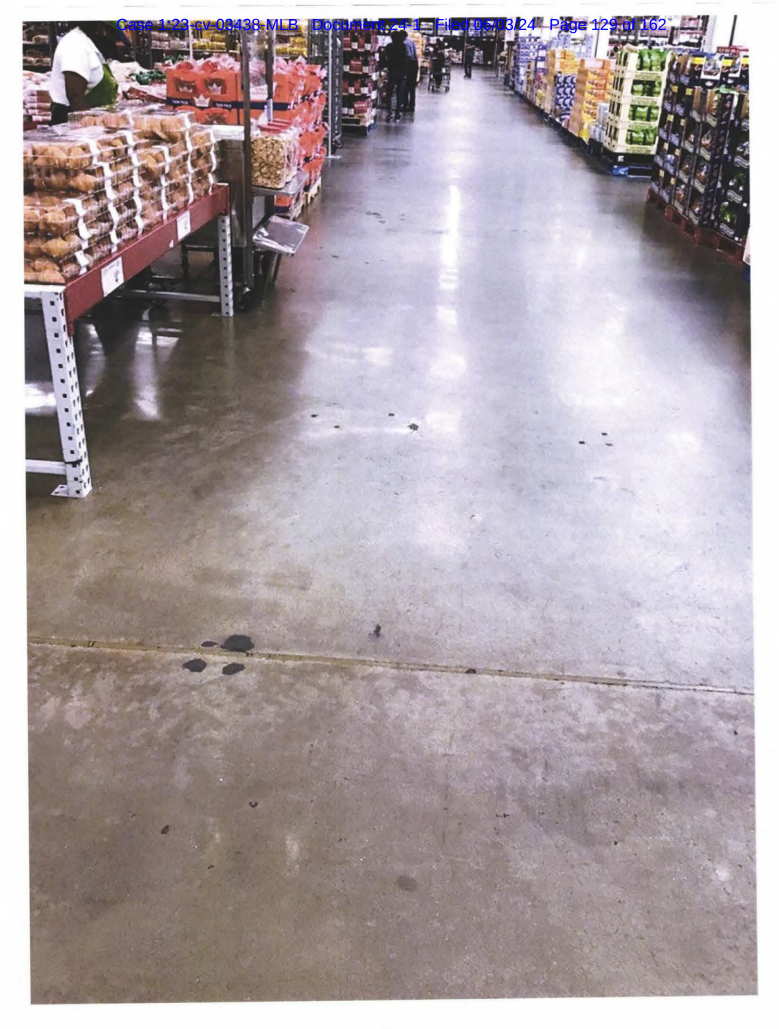
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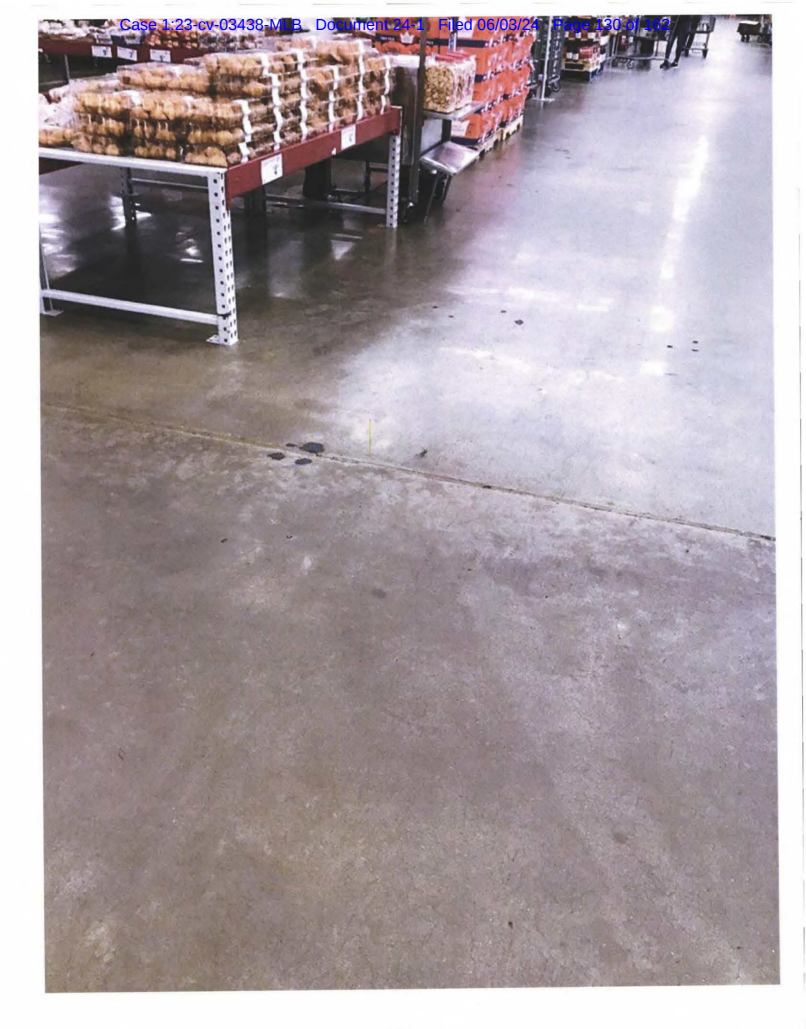
Julio Edgurdo Solorzano
Printed Name of Witness

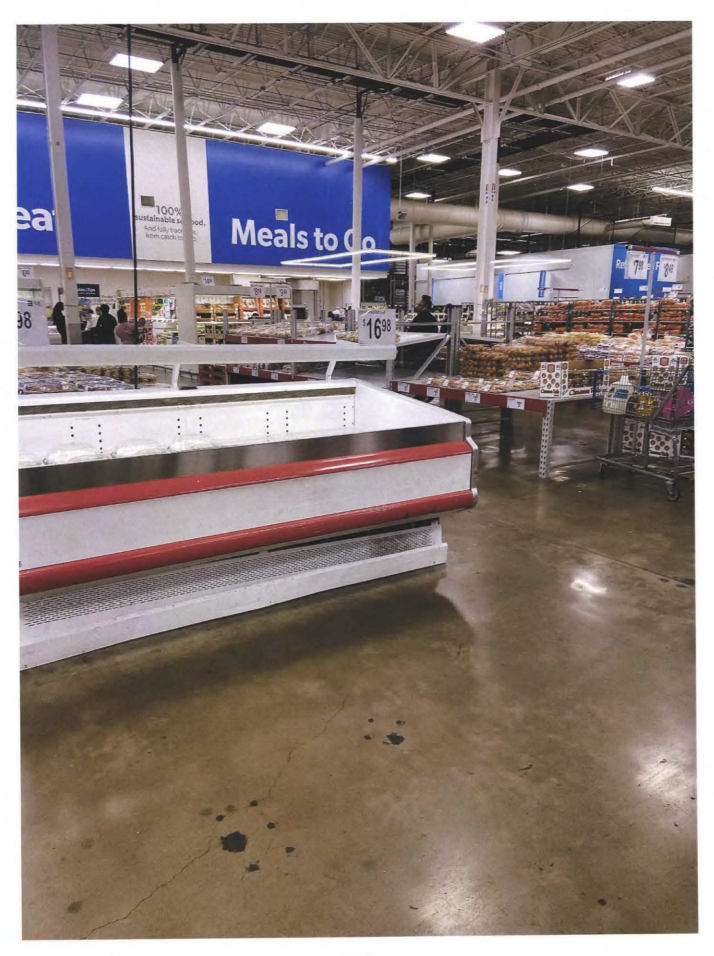




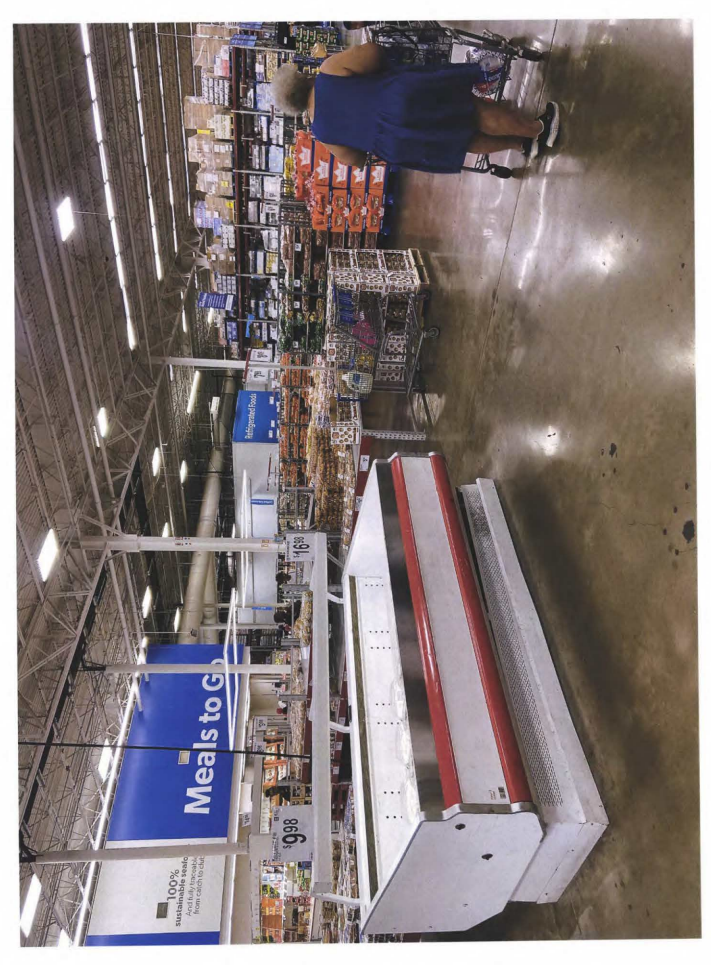












IN THE STATE COURT OF DEKALB COUNTY STATE OF GEORGIA

ARGELIA SOLITO,)	
DI 1 2100)	
Plaintiff,)	
)	
v.)	CIVIL ACTION FILE
)	NO. 23A02118
SAM'S EAST INC., JOHN DOE 1-2,)	
ABC CORP., AND XYZ CORP.,)	
)	
)	
Defendants.)	

PLAINTIFF'S RESPONSES TO DEFENDANT'S FIRST INTERROGATORIES

COMES NOW, ARGELIA SOLITO, Plaintiff, and submits Responses to Defendant's First Interrogatories to Plaintiff.

GENERAL STATEMENT

Plaintiff does not waive any objection that may be appropriate to the use of any information provided in his Responses or to the admissibility, relevance, competency or materiality of any of the information to any issue in this case. Identifying or producing any document or supplying any information does not constitute an admission by Plaintiff that the document or information is relevant to the subject matter of this action. The Responses set forth below constitute the best information presently available to Plaintiff. However, Plaintiff reserves the right to amend, supplement or change any response made hereinafter if facts or documents subsequently are discovered which make amendment, supplementation or revision appropriate. Disclosure of any privileged or otherwise protected information, if any, is or was inadvertent and cannot be construed as a waiver of any such privilege.



GENERAL OBJECTIONS

1.

Plaintiff objects to each interrogatory and document request to the extent that it is overbroad or seeks to impose an undue burden on Plaintiff.

2.

Plaintiff objects to each interrogatory and document request to the extent that it seeks information that is not reasonably calculated to lead to the discovery of admissible evidence.

3.

Plaintiff objects to each request for admission, interrogatory and document request to the extent that it seeks information and/or documents that are protected from discovery by the attorney-client privilege, the work product doctrine or any other applicable privilege. No such document will be provided.

4.

Plaintiff objects to each interrogatory and document request to the extent that it seeks information and/or documents that constitute confidential or proprietary business and financial information of Plaintiff.

5.

Plaintiff objects to each interrogatory and document request to the extent that the Defendant attempts to impose obligations on Plaintiff beyond the obligations required or permitted by the Georgia Civil Practice Act. Plaintiff will provide such responses as are required by the Georgia Civil Practice Act but will not assume a greater burden to respond or to supplement responses to than that Act requires.

Plaintiff responds to Defendant's First Interrogatories without waiving, or intending to waive: (a) the right to object on the grounds of competency, privilege, relevance or materiality or any other proper grounds to the use of any documents or other information for any purpose, in whole or in part, in any subsequent proceeding in this action or in any other action; (b) the right to object on any and all grounds, at any time, to interrogatories or other discovery procedures involving or relating to the subject matter of the requests to which Plaintiff has responded herein; and (c) the right at any time to revise, correct, supplement or clarify any of the responses made herein. The inadvertent production of any privileged document or information shall not be deemed a waiver of any privilege with respect to such document or information or any other document or information.

7.

The fact that no objection is interposed to a request for admission, interrogatory or document request does not necessarily mean that responsive documents exist.

8.

Defendant's requests seek confidential information and other information that should be used for no purpose other than the litigation of this case.

9.

The foregoing objections are specifically incorporated as if fully set forth directly in response to each interrogatory and document request.

RESPONSES TO INTERROGATORIES

1.

Please state your (a) full legal name and any other names you have ever used; (b) your date and place of birth; (c) marital status, full name of spouse(s), and date of your marriage(s) and divorce(s) if applicable; (d) names and ages of all children; (e) social security number; (f) current address and address at time of accident at issue; and (g) education background including all schools, institutions, trade or professional schools attended and the dates of attendance of each, and the degrees, certificates, or licenses obtained at each.

RESPONSE: Plaintiff objects to the portion of this Interrogatory seeking Plaintiff's social security number and full date of birth. The Privacy Act of 1974, Public Law 93-579, Section 7, enacted by the U.S. Congress and the federal legislative scheme involving the use of social security numbers, establishes a legitimate expectation of privacy of a person in their social security number, prohibits the disclosure of said social security number, and prohibits a state from penalizing an individual in anyway because of failure to reveal her social security number upon request. Subject to said objections and without waiving the same, Plaintiff's full name is Argelia Solito, Plaintiff's date of birth is 07/08/1966. Plaintiff is married to Julio Edgardo Solozano. Plaintiff has 4 children: Adriana Montes 39 years old, Edgar Montes 35 years old, Jerson Montes 26 years old, Diego Montes 24 years old. Plaintiff's Social Security Number will not be provided, without a protective order, for security reasons. Plaintiff' current address is 1125 Winter Park Lane, Norcross, GA 30093.

2.

If you have ever been arrested or convicted of any crime, please identify each crime (other than a traffic offense), date of arrest, the arresting authority, the court in which any

criminal proceeding against you was held, and the disposition of each charge. See Lewis v. The State, 254 S.E.2d 830 (1979); Hightower v. G.M., 232 S.E.2d 336 (1985).

RESPONSE: Plaintiff objects to this Interrogatory as it requests information which is irrelevant and not reasonably calculated to lead to the discovery of admissible evidence. Georgia law is clear that the only admissible evidence is evidence of convictions of felonies and misdemeanors involving moral turpitude. Lewis v. State, 243 Ga. 443, 254 S.E.2d 830 (1979). The Court has specifically held that the prior driving record of a party is not admissible evidence and is irrelevant. Georgia Power Company v. Hubbard, 142 Ga. App. 531, 236 S.E.2d 515 (1977); Jones v. Cloud, 119 Ga. App. 697, 168 S.E.2d 598 (1969); Williams v. Slusser, 104 Ga. App. 412, 414, 121 S.E.2d (1961). Subject to said objection and without waiving the same, Plaintiff has not been arrested or convicted of any crime of moral turpitude.

3.

State specifically the name, address and telephone number of your current employer and every other employer for whom you have worked for the past ten (10) years giving as to each the dates of employment, the nature of your work, name of your supervisor(s), your reason for leaving (if applicable), and your rate of pay.

RESPONSE: Plaintiff has not made a past lost wage claim. However, Plaintiff may make a claim for future lost wages or future inability to earn an income depending upon Plaintiff's future recovery from the injuries resulting from this collision. Therefore, Plaintiff reserves the right to supplement this response.

If you or any member of your immediate family have ever been a party to a lawsuit, including a claim for Worker's Compensation, or a bankruptcy proceeding, please identify the person involved, give the style and number of the case, the nature of the litigation, the role you or your family member had in the litigation (plaintiff, defendant, etc.), and the court or administrative body before which the suit was filed.

RESPONSE: Plaintiff objects to this Interrogatory to the extent it seeks information not relevant to this litigation and not reasonably calculated to lead to the discovery of admissible evidence. Subject to said objection and without waiving the same, Plaintiff has not filed a petition for bankruptcy. Plaintiff reserves the right to supplement this response as discovery continues

5.

If you have ever made a claim for bodily injury or property damage against any person, firm or entity, including an insurer, please provide the following with regard to each such claim:

(a) identify the person and/or entity against whom the claim was made;

- (b) identify the facts of the claim, including the date and location of the occurrence or event leading to the claim;
- (c) the specific injury and/or property damage at issue;
- (d) identify the adjuster or other representative who handled the claim; and,
- (e) identify all documents including, but not limited to, all notices, correspondence, settlement agreements, releases, drafts, checks, etc., relating to the claim.

RESPONSE: In 2021, Plaintiff made a bodily injury claim for a car collision on Jimmy Carter Blvd. against Taylor Breaux and her insurance Progressive. Date of the collision 11/18/2021. The case has been resolved. Plaintiff reserves the right to supplement this response as discovery continues.

6.

Please state specifically where the incident giving rise to this lawsuit took place, the date and time of day, the weather conditions at the time of your arrival at the store, and how the occurrence happened, including a specific description of the cause(s) of your fall and your alleged injuries.

RESPONSE: Plaintiff directs Defendant to the allegations in Plaintiff's Complaint. Moreover, because discovery has not yet been completed, and Plaintiff has not yet taken depositions in this case, Plaintiff has not determined all acts and omissions that constitute negligence on the part of Defendant or Defendants. Plaintiff reserves the right to supplement this response as well as to amend the pleadings to conform to the evidence. Based on information now known to Plaintiff, Plaintiff contends that on 08/05/2021, she slipped and fell inside Defendant's premises. Plaintiff reserves the right to supplement this response.

7.

Please describe the mechanics of your accident (i.e., what caused you to fall, how you fell (forward, backward, sideways, etc.), the specific location of where you fell, how you landed, how you recovered, etc.). Also, please confirm whether you actually fell or not.

RESPONSE: Plaintiff slipped and fell while walking inside Defendant's premises.

For more details, please see the video of the incident.

8.

Please describe, in detail, the substance which you contend caused your fall, including

but not limited to the identity, size; shape, color, dimensions, amount, odor, and exact location of the substance. Please identify the source of the substance at issue, where it came from, and where it was located when you fell.

RESPONSE: Oily and slippery substance, such as vegetable oil. Plaintiff is not aware of the source of the substance and where it came from. It was located near the bread isle.

9

Give the name, address, and telephone number of all persons that to you or your representatives' knowledge, information or belief were eyewitnesses to the occurrence, and/or have relevant knowledge concerning the occurrence, any issue of liability in this lawsuit, or the damages you claim in connection with this lawsuit, including a brief description of their relevant knowledge.

RESPONSE: Defendant's employees and other customers. Plaintiff also directs Defendant to the names and addresses of Plaintiff's medical providers, disclosed in responses to these Interrogatories and other discovery propounded by Defendant. At the present time, Plaintiff has not identified other witnesses responsive to this Interrogatory. However, Plaintiff reserves the right to supplement this response as discovery progresses and more information becomes available.

10.

Please state in specific detail your actions prior to the subject incident, from the time you arrived at the premises until the time of your accident, including a description of everything you did and everyone with whom you spoke. Please identify everyone whom you were shopping with on the day of the accident.

RESPONSE: Plaintiff was shopping at Sam's club for about 15-20 minutes before she fell. Plaintiff was not accompanied by anyone.

11.

Please state in specific detail your actions after the subject incident, from the time of your accident until the time you departed the premises, including a description of everything you did and everyone with whom you spoke.

RESPONSE: After the subject incident, Defendant's employees helped Plaintiff to get up and she was later placed on a wheelchair. Defendant's employees made an incident report. Plaintiff called her son Jerson Montes who picked her up and took to the hospital.

12.

Please identify all persons whom you contend were in close proximity to you at the time of the incident whom either witnessed the incident, or came to your assistance immediately after the incident, giving for each their full name, address, telephone number, name of their employer, and a brief description of how each assisted you.

RESPONSE: Please see Plaintiff's response to interrogatory 9.

13.

Please state the name, address and telephone number of all persons who arrived at the scene of the occurrence within an hour of the occurrence or that you or any other representative or family member spoke with regarding the subject incident in the twenty-four (24) hours following the occurrence.

RESPONSE: Please see Plaintiff's response to interrogatory 11.

14.

Please give your height and weight, and identify all objects in your hands, at the time of the occurrence. Also, please describe your footwear by size, style, and manufacturer.

RESPONSE: At the time of the incident, Plaintiff was wearing a pair of flat dress shoes. Plaintiff did not have any objects in her hands.

15.

Please state whether you have used any ambulatory-assistance devices (all of the time or occasionally) prior to the accident at issue. If so, please identify all such devices, identify the condition(s) for which the device was prescribed or recommended, and identify the medical treatment provider (or other person) who prescribed or recommended the device(s).

RESPONSE: Plaintiff has not used any ambulatory-assistance devices prior to the incident.

16.

State whether you wear prescription glasses. If so, identify the condition for which you are prescribed glasses (i.e., near-sightedness, far-sightedness, etc.), and state whether you were wearing your glasses at the time of the incident.

RESPONSE: Plaintiff states that she was wearing prescription glasses at the time of the incident.

17.

Please state how many times you had walked by, near or through the location of your accident prior to the accident at issue in Plaintiff's Complaint.

RESPONSE: Plaintiff visits Sam's Club approximately once a week.

Please state how many times you had visited the premises prior to the alleged incident at issue in Plaintiff's Complaint.

RESPONSE: Plaintiff visits Sam's Club approximately once a week.

19.

State the facts upon which you rely in support of your allegation that Defendant had actual or constructive knowledge of the condition which you alleged caused the incident; identify all persons with knowledge of the foregoing facts; and identify all documents which you contend support or demonstrate the foregoing facts.

RESPONSE: Because discovery has not yet been completed, and Plaintiff has not yet taken depositions in this case, Plaintiff has not determined all acts and omissions that constitute negligence on the part of Defendant or Defendants. Plaintiff reserves the right to supplement this response as well as to amend the pleadings to conform to the evidence.

20.

Please set forth in detail each and every act or omission that you contend was a breach of duty on the part of the Defendant:

RESPONSE: Plaintiff directs Defendant to the allegations in Plaintiff's Complaint. Because discovery has not yet been completed, and Plaintiff has not yet taken depositions in this case, Plaintiff has not determined all acts and omissions that constitute negligence on the part of Defendant or Defendants. Plaintiff reserves the right to supplement this response as well as to amend the pleadings to conform to the evidence.

21.

With regard to each statement (oral, written, recorded, court or deposition transcript, etc.) taken from any person with knowledge relevant to this lawsuit, please state the name of each

person, the name and address of the person or entity taking each statement, the date each statement was taken, and the name and address of each person having possession, custody or control of each statement.

RESPONSE: Plaintiff is unaware of any recorded statements pertaining to this incident other than any statements which may or may not have been taken by Defendant's employees. Plaintiff reserves the right to supplement this response as discovery continues.

22.

Describe with reasonable particularity all photographs, charts, diagrams, videotapes, and other illustrations of any person, place or thing involved in this lawsuit, giving the date each was made, the name and address of the person(s) who made or created each item, and the name and address of the person(s) with possession, custody or control of each item.

RESPONSE: Plaintiff objects to this Interrogatory to the extent it calls for information that is more accessible to Defendant than Plaintiff. Subject to said objections and without waiving the same, Plaintiff directs Defendant to Plaintiff's medical bills and records which may contain photographs, charts and diagrams, and to the photographs provided pursuant to Defendant's Requests for Production. Plaintiff possesses no other documents or things responsive to this Interrogatory. Because discovery is ongoing, Plaintiff reserves the right to supplement this response as discovery progresses.

23.

Please state whether you were talking to anyone at the time of the accident (either in person, on the telephone, via text message, etc.). If so, please identify all such persons.

RESPONSE: Plaintiff was not talking to anyone at the time of the incident.

24.

ing material

Identify all United States statutes, state statutes, city ordinances, county ordinances, and all other governmental laws, rules or regulations which you contend the Defendant violated with respect to the incident giving rise to this lawsuit.

RESPONSE: Plaintiff directs Defendant to the allegations in Plaintiff's Complaint.

Moreover, because discovery has not yet been completed, and Plaintiff has not yet taken depositions in this case, Plaintiff has not determined all acts and omissions relevant to this action. Plaintiff reserves the right to supplement this response as more information becomes available.

25.

If you consumed any alcoholic beverages, prescription or over-the counter medicines or drugs, or illegal drugs within 24 hours prior to the occurrence, please identify the nature and quantity thereof, all persons present, and the time(s) and place(s) where such were consumed.

RESPONSE: Plaintiff was not under the influence of alcohol or drugs at the time of the incident in question.

26.

Please describe all accidents or incidents in which you have been involved (including but not limited to all auto accidents, work accidents, slip and falls, trip and falls, sports injuries, home accidents, etc.), <u>prior to the occurrence</u>, and describe the personal injuries, if any, which you received in each such accidents or incidents.

RESPONSE: Please see Plaintiff's response to interrogatory 5.

Please describe all accidents or incidents in which you have been involved (including but not limited to all auto accidents, work accidents, slip and falls, trip and falls, sports injuries, home accidents, etc.), subsequent to the occurrence, and describe the personal injuries, if any, which you received in each such accidents or incidents.

RESPONSE: Please see Plaintiff's response to interrogatory 5.

28.

State the substance of and names of the parties to all conversations or other communications you had with any representative of the Defendant, and/or other individuals present at the location of the alleged incident on the date of the incident, at the time of or at any time following the occurrence.

RESPONSE: Plaintiff does not recall the names of Defendant's employees who assisted her after the fall. Plaintiff reserves the right to supplement this response as discovery progresses and more information becomes available.

29.

Please identify each expert expected to testify at trial and state the subject matter on which the expert is expected to testify, the substance of the facts and opinions to which the expert is expected to testify and give a summary of the grounds for each opinion. See O.C.G.A § 9-11-26. PLEASE NOTE THAT THIS INTERROGATORY APPLIES TO ALL EXPERT WITNESSES INCLUDING ALL PRACTITIONERS OF THE HEALING ARTS.

RESPONSE: No experts expected to testify at trial have been retained at this time.

30.

State in detail, to the best of your ability, all injuries you claim you received as a result of the incident giving rise to this lawsuit.

RESPONSE: Plaintiff has attached the medical records and bills from the medical providers who treated Plaintiff for injuries sustained in the subject incident pursuant to Plaintiff's responses to defendant's request for production of documents. As Plaintiff is not a doctor or medical professional. Plaintiff directs Defendant to such documents for a complete, technical and specific inventory of Plaintiff's physical complaints and symptoms following the accident as well as a more detailed explanation, diagnosis and prognosis of Plaintiff's medical condition. In addition to the information set forth in the documents, Plaintiff states generally that, as a result of the subject incident, she is experiencing pain and discomfort in her back, hip, right knee and right ankle. Because Plaintiff may continue to incur medical treatment, Plaintiff reserves the right to supplement this response as discovery progresses.

31.

State whether you had any prior or subsequent injuries, diseases or difficulties in the areas of the body which you claim were injured in the occurrence, or to areas of your body involving your senses (sight, hearing, etc.) and/or balance, identify when said injuries, diseases or difficulties occurred, and give the names and addresses of all practitioners of the healing arts, including family doctors, who treated you for such injury, disease or difficulty.

RESPONSE: Plaintiff had no such prior or subsequent injuries/diseases.

- (a) State the names and addresses of all doctors, osteopaths, psychologists, physical therapists, chiropractors, and other practitioners of the healing arts who have treated you as a result of the incident that is the subject of this litigation, give the date of your last visit to each and indicate whether each has issued a written report regarding his or her treatment.
- (b) State the exact terms of and all billing, payment, or invoice agreements you and/or your attorney had or have with any of the practitioners identified in subsection (a).

RESPONSE:

Physician Name	Address	Dates of Treatment	Billing
Peachtree Spine and Sport Physicians	5555 Peachtree Dunwoody Road NE, Suite G65 Atlanta, GA 30342	08/09/2022- 10/12/2022	\$36,653.80
Ortho Sport & Spine Physicians	5788 Roswell Rd NE Sandy Springs, GA 30328	Will be supplemented	Will be supplemented. Est. \$40,106.74
Northside Hospital	1000 Johnson Ferry Road NE Atlanta, GA 30342	08/05/2021	\$3,889.00
Northside Radiology	1000 Johnson Ferry Road NE Atlanta, GA 30342	08/05/2021	Will be supplemented
Northside Emergency Associates, PC	1000 Johnson Ferry Road NE Atlanta, GA 30342	08/05/2021	\$653.00

Plaintiff is hereby producing all medical records and medical bills in her possession or in the possession of her attorney. Plaintiff will supplement this response as more information becomes available.

Give the names and addresses of all treating physicians including all family doctors, interns, osteopaths, psychologists, physical therapists, chiropractors and other practitioners of the healing arts of any type or nature, and all hospitals, infirmaries, clinics, sanitariums, nursing homes, and asylums in which you received treatment, including the dates of such treatment: (a) after the occurrence (for any illness, injury or condition not related to the occurrence); and, (b) for the fifteen (15) years prior to the occurrence.

RESPONSE: Morning Chiropractic, 5430 Jimmy Carter Blvd., Suite 200, Norcross, GA 30093; Atlas Spine and Rehab, 5855 Jimmy Carter Blvd., STE 180, Norcross, GA 30071; MRI Imaging Specialists, 6760 Jimmy Carter Blvd., Suite 165, Norcross, GA 30071.

34.

Please itemize all special damages which you allege you incurred (or others have incurred on your behalf) as a result of the occurrence, including medical expenses, hospital expenses, drug expenses, property damage, lost wages, and all other special damages (describing same) you claim you incurred as a result of the occurrence.

RESPONSE: Please see Plaintiff's response to interrogatory 32. Plaintiff reserves the right to supplement this response as discovery progresses.

With respect to any payments or benefits which are available or which you have received (or which were made on your behalf by any source) because of the incident giving rise to this lawsuit, please state the amount and payee of each benefit, the name and address of the person, insurance company, corporation, or other entity making each payment or benefit available, and the nature of each payment or benefit made (i.e., PIP, no-fault benefits, worker's compensation, group or individual disability benefits, group or individual medical coverage, U.S. or state government, Medicare, Medicaid, Champus, litigation loan or funding company, et cetera).

RESPONSE: Plaintiff objects to this Interrogatory on the grounds that evidence of these collateral source payments is not admissible under Georgia law. Subject to said objection and without waiving the same, Plaintiff was a Medicaid beneficiary through Ambetter, policy #: 94706200; Member ID #: U9470620001. Plaintiff is not aware of any other benefits available to her.

36.

If you are making a claim for lost wages or loss of income, state whether or not you filed state and Federal income tax returns for the preceding five years and, if so, state where each return was filed, the social security or tax number on each return, and the total wages, salaries, tips, etc. on each return.

RESPONSE: Plaintiff has not made a past lost wage claim. However, Plaintiff may make a claim for future lost wages or future inability to earn an income depending upon Plaintiff's future recovery from the injuries resulting from this incident. Therefore, Plaintiff reserves the right to supplement this response.

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37.

For any lost wage or salary claim that you make, please explain how you computed the amount of damages and state the name and address of each employer at the relevant time, the name and telephone number of your supervisor, the dates you were unable to work, the date you returned to work, your rate of pay and whether or not your employer continued to pay your salary during any part of the time you were unable to work.

RESPONSE: Plaintiff has not made a past lost wage claim. However, Plaintiff may make a claim for future lost wages or future inability to earn an income depending upon Plaintiff's future recovery from the injuries resulting from this incident. Therefore, Plaintiff reserves the right to supplement this response.

38.

Please identify with reasonable particularity (including the title and date) all documents (proof of loss, loan receipt, subrogation agreements, assignments, settlement agreements, releases, covenants not to sue, etc.) executed by you in connection with the payment of any money to you because of the occurrence by an insurance carrier or any other entity.

RESPONSE: Plaintiff has not received any such payments.

39.

Please provide the username for any social media accounts and/or applications used or maintained by you. This request includes, but is not limited to, Facebook, Instagram, Twitter, YouTube, WhatsApp, (Facebook) Messenger, WeChat, Tumblr, WeChat, Tik Tok, Reddit, LinkedIn, Viber, Snapchat, Twitch, 4Chan, and/or Pinterest.

RESPONSE: Plaintiff objects to this Interrogatory as being an undue invasion of Plaintiff's privacy. Plaintiff further objects to any inquiry into any social media activity by Plaintiff which is not within the public domain and which has been protected from general public view pursuant to the privacy settings of any social media account set up or maintained by Plaintiff. Moreover, any attempt to bypass or go around the privacy setting selected by the Plaintiff is an unreasonable invasion of Plaintiff's right of privacy and is not reasonably calculated to lead to the discovery of admission information but instead is simply a fishing expedition pursued solely in an effort to embarrass and harass Plaintiff. "Subject to and without waiving said objections, Plaintiff states that she has not posted general comments on her Facebook, Twitter, etc account about the fact that she had been injured in a incident" Plaintiff reserves the right to supplement this response as discovery continues.

40.

Please state whether you have altered or deleted any content from any of the previously identified accounts since the date of the accident which forms the basis of this lawsuit. If your answer is in the affirmative, please state the date on which the alteration or deletion was made, what content was altered or deleted, and why you deleted or altered the content. [Note: please preserve and do not destroy, alter, or delete any data contained on any of the accounts identified in response to Interrogatory No. 40 for the pendency of this litigation.]

RESPONSE: Please see Plaintiff's response to interrogatory 39.

Please state whether you have altered the privacy settings on any of the previously identified accounts since the date of the accident which forms the basis of this lawsuit.

RESPONSE: Please see Plaintiff's response to interrogatory 39.

42.

Since the date of this accident, has Plaintiff worn or utilized a Fitbit, Apple, Garmin, or Samsung wearable fitness tracker/watch? If so, please identify the type of device worn or used.

RESPONSE: Plaintiff has not worn or utilized any such fitness tracker.

43.

Please provide the cellular telephone number, cellular provider, and account holder's name for your cellular phone currently and at the time of this accident, if different. [Note: please preserve and do not destroy, alter, or delete any data contained on the telephone identified in response to Interrogatory No. 43 for the pendency of this litigation.]

RESPONSE: Plaintiff objects to this Interrogatory to the extent it seeks information not relevant to this litigation and not reasonably calculated to lead to the discovery of admissible evidence.

44.

Please (a) state in detail all facts and (b) describe with reasonable particularity (including the title and date) all documents which support your claim that Sam's was negligent in failing to property inspect, maintain, and take adequate measures to protect invitees from the danger of the walkway as alleged in Count II, Paragraphs 23-25 [sic] of Plaintiff's Complaint.

RESPONSE: Plaintiff objects to this Interrogatory to the extent it calls for information that is more accessible to Defendant than Plaintiff. Defendant is in possession of the incident report that might have been taken by Defendant's employees and the video recording of the incident that might have been taken on Defendant's premises. Plaintiff reserves the right to supplement this response as more information becomes accessible.

45.

Please (a) state in detail all facts and (b) describe with reasonable particularity (including the title and date) all documents which support your claim for negligent training and supervision as alleged in Count IV, Paragraphs 31-34 [sic] of Plaintiff's Complaint.

RESPONSE: Plaintiff objects to this Interrogatory to the extent it calls for information that is more accessible to Defendant than Plaintiff. Defendant is solely in possession of its policies and procedures relating to employees hiring, training, and supervision.

46.

Please (a) state in detail all facts; (b) identify all applicable legal authority; and (c) describe with reasonable particularity (including the title and date) all documents which support your claim for "strict liability" as alleged in Count IV [sic], Paragraph 13 [sic] of Plaintiff's Complaint.

RESPONSE: Plaintiff reserves the right to supplement this response as well as to amend the pleadings to conform to the evidence.

Please (a) state in detail all facts; (b) identify all applicable legal authority; and (c) describe with reasonable particularity (including the title and date) all documents which support your claim that "Defendants have acted and continues to act in a manner that is stubbornly litigious, causing Plaintiff unnecessary trouble and expense within the meaning of O.C.G.A. Section 13-6-11", as alleged in subparagraph (d) of Plaintiff's Prayer for Relief in Plaintiff's Complaint.

RESPONSE: Defendant denied liability on 10/20/2022 by sending a denial letter to Plaintiff's attorney. Because the video evidence and other evidence requested by Plaintiff's attorney has not been produced yet, Plaintiff has not determined all acts and omissions that constitute Defendant's bad faith within the meaning of O.C.G.A. 13-6-11. Therefore, Plaintiff reserves the right to supplement this response as well as to amend the pleadings to conform to the evidence.

48.

Please (a) state in detail all facts; (b) identify all applicable legal authority; and (c) describe with reasonable particularity (including the title and date) all documents which support your claim that Defendant's defenses in this action lack substantial justification, were imposed for delay or harassment, were not made in good faith, and that Defendant unnecessarily expanded the proceeding by improper conduct as alleged in subparagraphs (e) and (f) of Plaintiff's Prayer for Relief in Plaintiff's Complaint.

RESPONSE: Because discovery is still ongoing, Plaintiff reserves the right to supplement this response as well as to amend the pleadings to conform to the evidence.

Respectfully submitted this July 25th, 2023,

770-GOOD-LAW, LAW OFFICE OF HUNG Q. NGUYEN & ASSOCIATES, LLC

/s/ Hung Q. Nguyen, Esq. Hung Q. Nguyen, Esq. Georgia Bar No.: 940370 Attorneys for Plaintiff

5495 Jimmy Carter Boulevard, Suite B-17 Norcross, Georgia 30093

Tel: 770-409-1529 Fax: 770-409-1526

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litigation@770goodlaw.com



GWINNETT COUNTY POLICE DEPARTMENT

770 Hi-Hope Road | Lawrenceville, GA 30043 P.O. Box 602 | Lawrenceville, GA 30046-0602 770.513.5000 www.gwinnettcounty.com | www.gwinnettpolice.com

SUBJECT: GWINNETT COUNTY POLICE RECORDS
RE: OPEN RECORDS REQUEST of September 12, 2023, Reference # R145882-091223,
Incident/Case Number unknown

CERTIFICATION OF AUTHENTICITY

Pursuant to O.C.G.A § 24-8-803(6) and 24-9-902, the undersigned declarant hereby declares, certifies, verifies or states under penalty of perjury the following:

- 1. The declarant is a records custodian, or other qualified person who can provide a written declaration regarding the records of regularly conducted business activity which are the subject of the certification:
- 2. The records of regularly conducted business activity (hereinafter "records"), which are the subject of this Certification,
- 3. The records are originals or duplicate copies of domestic business records; which are true and correct copies of the original record(s) prepared and/or maintained by:

Gwinnett County Police Department, Records Unit

- 4. The records were made at, or near the time of the occurrence of the matters set forth by, or from information transmitted by, a person with knowledge of those matters;
- 5. The records were kept in the course of a regularly conducted business activity; and
- 6. The records were made as a regular practice in the course of regularly conducted business activity. I hereby declare, certify or state, under penalty of perjury, that the foregoing is true and correct. Executed on 09/15/2023.

If you have any questions, please contact my office at 770.513.5357. Sincerely,
Renee Castellanos
Customer Service Associate III - Open Records
Police



										Page _1_ot_4
Agency Cas GP2200		Agency NCIC Num GA0670200		GEO NOTOR VEHICLE	RGIA E CRASH I	REPORT		County GWINNETT		Date Rec. by GDOT
Estimate Date 09/14/2022	d Crash Time 15:03	Date 09/14/2022		Date 09/14/20	Arrival	Time 15:15	Vehicles 2	The second of the second	lities	Inside City Of
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Checked By: Bruce, Julian J

Report Date:

Agency: Gwinnett County Police Dep:

Report By: Osorio Giraldo, Daniel E Dete Checked: 10/04/2022

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		GEOR	SUPPL RGIA MOTOR VEH	EMENT HICLE CRASH RI	EPORT			
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